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Halifax Wills:

BEING ABSTRACTS AND TRANSLATIONS OF THE WILLS
REGISTERED AT YORK FROM THE
PARISH OF HALIFAX.

v.2

VOL. II. 1545-1559.

EDITED BY

E. W. CROSSLEY

(Hon. Secretary of the Yorkshire Archaeological Society).

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PREFACE.

THE period covered by the present volume is only short, as we have now arrived at the will-making and will-preserving period. The increase in the number of wills corresponds with the growth in wealth and importance of the middle classes, whilst in all probability the stricter supervision exercised by the ecclesiastical authorities has resulted in more wills being preserved. The Statute of Wills, by which a man on his deathbed was enabled to dispose of his lands, and which was responsible at a later period for the great increase in the length of wills and the corresponding decrease in their interesting character, is as yet only sparingly taken advantage of. We miss in the present volume the bequests to the religious orders and to the chantries, as well as those for the maintenance of the services and ritual of the church. The recent suppression of the monasteries, followed by that of the chantries, and the confiscation of all kinds of property devoted to superstitious uses, had its natural consequences. Men hesitated to devote their wealth to religious purposes when there was no security that it might not speedily be taken away. Such gifts as are made are evidently to meet immediate wants, *e.g.* "to the churche nedes," "to be bestowed upon the most neides of the sayd churche," "to the churche mendinge," "to the reparacons of the saide churche," and not for the extension of old churches or the erection of new ones. The bequest by John Sunderland in 1556 of 3^s 4^d towards the buying of a new "surples" of linnen cloth is of interest, as also is the information about the tithe contained in the will of John Waterhouse (No. 146). A more

usual form of bequest during this period is one for the repair of bridges, "cawses," or highways. There are also a number of legacies for the poor, sometimes for the testator's poor kinsfolk, and in one case (No. 70) to help poor maidens to marriage. Reference is made in the will of Gilbert Mawde (No. 30) to an old custom by which persons who were not themselves occupiers of land, invested their savings in cattle and then let them out to a farmer for a fixed sum, or else for a certain proportion of the profit which accrued to the latter through the use of them.

In order to make the list of Halifax wills as complete as possible, a number of additional ones preserved in the Probate Registry at York, where the testator whilst not actually resident in has had a family connection with the parish, are given in Appendix A. The same Appendix also contains a few similar wills proved in other places. They include the wills of members of the Rookes, Savile, and Thornhill families, and also those of Archbishop Rokeby, John Haldesworth, the father of Robert Haldesworth, vicar of Halifax, and William Akroyd, rector of Marston and founder of the Akroyd scholarship. The most noteworthy of the earlier wills are those of Sir John de Eland, Henry Savile, and Sir John Savile. That of Henry Savile is the earliest will of a member of that family which we possess, and does not appear to have been previously printed. An abstract of the grant of probate of Sir John de Eland's will, and a very short abstract of the will of Sir John Savile, appear in Vol. I of "Halifax Wills," printed from the *Dodsworth MS.* The fuller abstracts given in this volume will be found of considerable interest. The wills in the Appendix, being mostly of early date, contain numerous bequests for religious purposes. The most important, locally, are those of a chalice, paten, and vestments by William

Halifax in 1454, of a stained glass window by Thomas Rookes in 1457-8, of service books by John Haldesworth in 1497, and of a cope and altar cloth by Christopher Lacy in 1518, all to Halifax church, whilst Richard Eycrode left a chalice or an ornament of the value of 1x^s to the church of Heptonstall in 1493. Elland Church and Kirklees Priory also received gifts under the will of Sir John Savile in 1399. Building operations are marked by the legacy of William Marshall to the bell tower of Halifax in 1482, and by the founding of the Rokeby chapel by the Archbishop in 1521, to which he also bequeathed a chalice, vestments, and ornaments.

As to the method of proving the wills there can be little doubt that the great majority were proved locally, though in some cases the executors appeared personally or by proxy in the Exchequer Court of York. The usual course seems to have been for the Dean to take out a commission to prove the will, which was testified to by the witnesses on oath, to swear the executors and to take a bond from them for the true performance of their trust, and then, at a subsequent date, the Dean certified in the Exchequer Court that he had granted probate of the will, and he entered the bond. Halifax was in the deanery of Pontefract, called in the first Act Book (1502-1513) the deanery of Pontefract with Sherburn, though Sherburn was afterwards included with the Ainsty deanery. In the period covered by this Act Book all the Halifax wills seem to have been proved by the Dean of Pontefract, who appears also to have proved nearly all these wills up to 1517, when Sir Gilbert Clay, of Halifax, chaplain, acted as his deputy. The first commission directed to Clay is dated 18 Feb., 1514, and the last 5 Jul., 1522. After his death the Dean of Pontefract appears to have usually officiated himself until

1525, when Sir John Hellewell, cantarist at Elland, acted in his stead until he was succeeded, on his promotion to the rectory of Cromwell, by Sir Alexander Emote, who was appointed dean of the parishes of Halifax and Huddersfield on 16 Jul., 1540, and who is almost always referred to as the dean after that date. He appears to have been the first regularly constituted dean for the parish of Halifax. There is no trace of the appointment of either Clay or Hellewell as dean, nor are they referred to in the Act Book as deans except occasionally in the case of the former, and even in these few instances the word "dean" before Sir Gilbert Clay's name has clearly been deliberately struck out except in one or two cases. Both Clay and Hellewell, as well as Emote, proved wills in the parish of Huddersfield, and sometimes in other neighbouring parishes. Robert Haldesworth, the vicar, sometimes had a commission directed to him during Emote's term of office. Emote's last commission was dated 16 Dec., 1545. After that date the Dean of Pontefract again seems to have officiated in person until 19 Mar., 1556, when Mr. John Herryson, vicar of Halifax, was appointed dean for the parish of Halifax, and still continued to hold office at the time when this volume concludes.

It is seldom that the Dean of Pontefract is mentioned by name, but from an entry on 30 Oct., 1534, we learn that Richard Newith was then dean. Between the years 1545 and 1549, Sir John Smythe filled the office. On 25 Nov., 1551, Sir Thomas Garnett, vicar of Felkirk, is dean, whilst on 20 Mar., 1555, we have the appointment of Edward Wormeall, vicar of Featherstone, to the post.

Thanks to the courtesy of Messrs. Stewart and Chalker, the stewards of the manor, I am able to give a number of extracts from the Wakefield Manor Court Rolls, which

throw considerable light upon the copyhold possessions of the testators, and sometimes upon their genealogy. The rolls for this period are almost complete, but as there is no index, and they have to be searched membrane by membrane for any particular name, the extracts cannot be said to be complete. My thanks are also due to H. A. Hudson, Esq., the Diocesan Registrar, for permission to make abstracts of several interesting wills in the archbishops' registers, and to the Rev. Canon Savage, vicar of Halifax, for leave to print the extracts from the register of the parish church. I have also to express my indebtedness to Mr. W. Brigg for the abstract of No. 250, to Mr. J. Lister for those of Nos. 249 and 251, and to the latter gentleman as well as to Messrs. W. Brown, F.S.A., S. J. Chadwick, F.S.A., and J. W. Clay, F.S.A., for the material on which several of the notes are based, and other valuable assistance.

E. W. CROSSLEY.

Dean House,
Triangle,
Halifax.

ADDENDA.

Page 76, line 34. The Baitings property appears to have descended to William Gledehill, the father, from another William, probably his father. Oct. 19, 5 Hen. VII (1489). William Gledehill surrendered a parcel of land with the buildings thereon called Bateynges in Soureby to the use of William Gledehill, son of the said William, and the heirs of his body lawfully begotten, and if the said William, son of William, happen to die without heirs, then the moiety of the said parcel of land with the buildings to remain to John Gledehill, son of Robert Gledehill, and his heirs, and if the said John happen to die without heirs then the whole of the said parcel of land with all the buildings to remain to the right heirs of John Gledehill, of Barsland. At the same court John Gledehill, son of Robert, quit-claimed his interest in a parcel of land with the buildings thereon called Bateynges to William Gledehill, son of William. (*W.M.C.R.*)

Page 76, line 44. This property was surrendered to the four feoffees named on Jul. 21, 6 Hen. VIII (1514). (*W.M.C.R.*)

Page 121, line 20. Testator inherited his lands at Hollyns and Bache from his father. 27 May, 33 Hen. VIII (1541). Richard Waterhous surrendered one messuage called Hollyns with all the lands, tenements, woods and pastures to the same messuage belonging containing by estimation 18 acres, and one other messuage called Bache with all the lands, tenements, and woods to the same messuage belonging containing by estimation 6 acres and 1 rood in Warley to the use of John Waterhous, son and heir of the said Richard, and his heirs. On the same date the same John Waterhous surrendered the said messuage called Hollyns and 14 acres of land lying on the south of a lane leading from *le* Bache to Eyroide to the use of the said Richard and his assigns for term of his life. (*W.M.C.R.*)

Page 174, line 25. Perhaps the Richard Longebothome here mentioned was the same man as the Richard who herioted the property in 1509. Apr. 23, 1 Hen. VIII (1509). Ric. Longebothome paid xxiijs iiij^d fine for license of herioting one messuage called Longebothome, one cottage, and 40 acres of land and meadow in Soureby after the death of Ric. Longebothome and Agnes, his wife, grandfather and grandmother of the said Richard, whose heir he is. (*W.M.C.R.*)

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1.—RICHARD NICHOLSON, OF HALLIFAX.

(Reg. Test. xiii. 4.)

Mar. 23, 1544. Richarde Nycholson,¹ of Hallifax. First and principally, I giue and bequeithe my soull unto God Almightye, trustinge of clene remission of all my synnes thorough the merites of Christes passion, and my bodie to be buried in the churche yerde dedicate to God in the memorie of Sancte John Baptiste at Hallifax beforesaide. Forthermore I will that all the dettes which I owe of right or consciencie be well and trulie content and paide. And the reuertion of all my holl goodes I giue and bequeath hollie unto Alicie, my wif, and to Elisabeth, my doughter, whiche saide Alicie and Elisabeth I ordan and make my executrices of this my present will. Thes witnesses, Richarde Butrode, of Hallifax, Margaret Robynson, widue, and Agnes Nayler, of the same, synyster.

Pr. Apr. 17, 1545, by Alice, relict, and Elisabeth, daughter.

2.—JOHN DEYNE, OF HAWORTH.

(Reg. Test. xiii. 28.)

Apr. 22, 1545. John Dene, of Haworthe. To be buried within the sanctuarie at Haworth beforesaide. Also I giue and bequeath to Edward, my sone, xx^s. Also I giue and bequeath unto Agnes, my doughter, vj^s viij^d. Also I will that the residue of all my goodes be equally deuyded amonges my foure sonnes salvinge viij shepe whiche I giue unto Richarde, the sonne of John Dene of Heptonstall. Also I giue to John, the elder, and William, my sonnes, my landes in Luddingden called Herboithleghe,² and unto ther

1.—“1544. Mar. 24. Ric’us Nycolson de Halifax sepult.” (*Hx. Reg.*)

2.—By a deed dated Mar. 6, 17 Hen. VIII, Ric. Deyne, of Deynehouse, son and heir of John Deyne, of Myggelay, gave to trustees a yearly rent of 13s. 4d., out of a messuage with lands, &c., called Herrebothleghe, in Luddingden, to the use of John Robynson, capellane in the Chapel of St. Mary of Luddingden, and his successors in the same chapel for the time being for ever. (*Watson’s History of Halifax*, p. 665.) The testator was probably a relative, possibly son, of the above Richard.

heres for euer. And also I will that the saide John, William, and ther heres paye yerlie forth of the saide landes one annuall rent of vjs viij^d at Witsonday and Martynmes unto the saide Edwarde, my sone, duringe his naturall lif. And also I make the saide foure sonnes, that is John, John, William, and Edwarde, my trewe and lawfull executours, to pay my dettes and church duties and to bringe me honestlie forth and to se that this my last will be well and trulie fulfilled, as they will aunswere me before the highe judge, oure Saviour Jesu Christe. Thes witnessithe, Arthure Rawlinge, preste, Henrie Midgeley, Richarde Bynnes, and Gilbert Bynnes. Also I giue and bequeath unto Agnes, my doughter aforsaide, one chiste.

Pr. Jun. 17, 1545, by the exors.

3.— WILLIAM AMBLER, OF NORTHORUM.

(Reg. Test. xiii. 34.)

Jun. 11, 1545. William Ambler,¹ of Northorum, within the parishe of Hallifax. To be buried in the parishe churche of Hallifax beforsade nyghe unto my place and stall ther. Unto the reparacons of the saide churche I bequeath iij^s iiij^d. Forthermore I will that all the dettes whiche I owe unto any manner of person or persons be hollie content and paide by my executors under named and written. Itm. I bequeath and will that all my hooll goodes, my dettes paid, be equally deuyded and gyven to and emonges all my doughters children, prouyded alwaye that euery one of theme whiche I haue brought up in my house by the spacie of ij yeres now the last paste haue the best parte limited unto theme ouer and beyonde the other childer at and by the descresions of my saide executors. Itm. I giue, graunte, and bequeath all my meases, landes, rentes and tenementes with ther appurtenances, both copieholde and freholde, within the saide townshipe and countie unto the heres of Richarde Nychols lawfully begotten betwixt hyme and Johan, my doughter, late his wif, to the heires of John Sharpe lawfully begotten betwixt hyme and Agnes, my doughter, now his wif, and to the heres of Robert Sutclif lawfully begotten betwixt hyme and Isabell, my doughter, late his wif, and to ther² heres of ther bodies lawfully begotten for euer, and if any of theme, the saide heres, die and departe withoute ishue of ther bodies lawfully begotten then I bequeath and

1.—“1545. June 15. Will'm's Amler de Northor' sepult.” (*Hx. Reg.*)

2.—*Sic.*

will that the parte of hyme and her so departed reman unto the other of theme beinge of live and survivinge accordingle; and for the more assurance and corroboracon of this my saide will I haue maide charters, dedes, and surrenders¹ unto the whome I haue before the date herof putto my seall and given possession with delyuere and hereafter to be courted to the saide heres for the true performacon of this my last will. Provided alwaye that I will Margaret, my doughter, nowe wif to John Wode, Johan, my doughter, nowe wif to Richarde Heliwell, and Elisabeth, my doughter, nowe wif to Richarde Northende, haue ther partes, that is to witt, th'one half of all the saide meases, landes, etc., both freholde and copieholde, and be coheredes and perceverers of, in, and opon all the premisses with the former heres for and duringe all ther naturall lives, and the longest lyuer of theme the saide Margaret, Johan, and Elisabeth, my saide doughters, any former graunte concernynge the premisses notwithstandinge. And also I will that after the decesse of one or moo of theme, the saide coheredes, perceverers, and doughters, then the parte of one or moo of theme so decessed be hade and equally devided, rated, and sortede to and emonges the other beinge on live, and after the decesse of euery of theme, the saide Margaret, Johan, and Elisabeth, my doughters, then I will all the premisses remayne to the former heres of Richarde Nychols, John Sharpe, and of Robert Sutclif lawfully begotten with my former named doughters, ther wives, and to the heres of ther bodies lawfully begotten for euer. Prouyded also and forprised that if it please God that any of my other doughters, Margaret, Johan, or Elisabeth haue hereafter any heres of ther bodies lawfully begotten then I will that the same heres so by theme lawfully begotten be also heres and perceoures with the former named heres of

1.—Oct. 28, 38 Hen. VIII. William, son and heir of Ric. Nicholles and Johanne his wife, one of the daughters and heiresses of William Awmeler, Margaret, wife of Robert (*sic*) Wodde, Johanne, wife of Richard Hellewell, Elizabeth, wife of Ric. Northende, Agnes, wife of John Sherpe, other daughters and heiresses of the said William Awmeler, and Margaret Sutclyff, [daughter] of Isabell, late wife of Robert Sutclyff, another daughter and heiress of the said William Awmeler, paid xvj^s viij^d heriot for xxxij acres of land in Northourome called Awmeler Thorne, after the death of the said William Awmeler, grandfather of the said William Nicholles and Margaret Sutclyff, and father of Margaret, wife of Robert (*sic*) Wodde, and the said Johanne, Elizabeth, and Agnes. (*W.M.C.R.*) Oct. 12, 1 Edw. VI. Robt. Wood and Margaret, his wife, Ric. Hellewell and Johanne, his wife, and John Sherp and Agnes, his wife, surrendered their part of all messuages and tenements, late William Awmbler's, in Northourome, containing by estimation xxix acres, to the use of William Nicholl and his heirs for ever. On the same date Ric. Northende and Elizabeth, his wife, surrendered the reversion after their deaths of their part of all messuages and tenements, late William Awmbler's, in Northourome, to the use of William Nicholl and his heirs for ever. (*W.M.C.R.*)

Richarde Nychols, John Sharpe, and Robert Sutclif, and that they, the saide here or heres, haue ther partes of, in, and opon all the saide meases, landes, etc., to theme and ther heres lawfully begotten for euer to all purposes and intentes like as is before limited, bequeathed, and assigned unto the saide former heres aboue named, any former gifte, bequeste, or legacie in any wise notwithstandinge. Also I will that my saide executors bestowe and giue unto the power people in the daye of my buriall iij^{li} sterlinge of my holl goodes. I make William Brodeley and James Ottes my sole executors. Thes witnesses, Robert Sutclif, William Brodley, Richarde Ottes, James Ottes, William Nichols, Johan, the wif of Richarde Helywell, John Sharpe, Richarde Sharpe, Richarde Nichols, William Sharpe, and Elisabeth Sharpe.

Pr. Jul. 3, 1545, by William Brodley and James Ottes, exors.

4.—JOHN SAYVELL, OF NEWELL.

(Reg. Test. xiii. 42.)

John Sayvell,¹ of the Newehall, in the countie of Yorke, gentleman. Apr. 1, 1540. I bequeathe my soull to Almightye God, my bodie to be buried in Sancte Nicholas quere within the churche of Eylande, and the costes and chardges of my buriall to be maide of my holl goodes and that to be done at the discessions of my executors. Also I will that Margerie, my wif, haue the thirde parte of all the residue of my goodes. I will that Nicholas, my sone, haue all my leases, takes, and termes that I haue, reserved to Margerie, my wif, for terme of her lif the thirde parte of all and euery suche leases, takes, or termes. Also I will that Henrie and Thomas, my yonger sonnes, shall haue mette and drynke at my howse called the Newehall unto th'ende and terme of iiij yeres next hereafter followinge. I bequeith to John Boithe my tawny satten dublett. To Thomas Gledhill one grene cote. To the making of the bridge at Elande x^s. Itm. I bequeath to the churche of Elande x^s. I bequeith to John Hanson one gray cote. To my daughters, Agnes, Jane, and Elisabethe, to euery one of theme, one olde riall of golde. The residue of all my goodes, my dettes and bequestes paide, I bequeathe to Margerie, my wif, Nicholas, [and] Henrie, my sonnes, whome I make

1.—Testator was the son of Nicholas Savile, of New Hall, by his wife Margaret, daughter of Wm. Wilkinson. He married Margery, daughter of John Gledhill, of Barkisland. (*Dug. Vis. of Yorks.*, Clay's edition, i. 334.)

executors. Also it is my will that Thomas Sayvell, my sone, haue his porcon of my goodes after that my dettes be content and paide. Thes beinge witnesses, Sir Henrie Sayvell, knyght, Mr. doctor Haldesworthe, Robert Sayvell, esquier, Hughe Lacie, esquier, John Thornell, esquier, Oliuer Lokewode, John Brokebanke, prest, and other as John Blithe, esquier, and Thomas Gledehill, yoman.

Pr.¹ Jul. 30, 1545, by the exors.

5.—CHRISTOFER BAROWCLUGHE, PAR. OF HALLIFAXE.

(Reg. Test. xiii. 42.)

Jun. 26, 1545. Chrofer. Barocloughe,² of Hiperome within the parishe of Hallifax. To be buried in the churche yerde at Hallifax. Item I bequeith to Vmfraye, my sone, my violett jackett, my graye jackett, and lether dublett in full contentacon of his childes parte. The residue of all my goodes, my dettes paide, I giue unto John., Isabell, and to Agnes, my daughters, equally. Item I ordan the said John., Isabell, and Agnes my executrices. I ordan and make Richarde Rokes, of Ydill, and James Wodehede supervisors. Thes witnesses, John Barocloughe, James Knolles, Thomas Bowlande, John Wodhed and Edwarde Dobson.

Pr. Jul. 30, 1545, by the exors.

6.—WILLIAM GRENWODE, PAR. OF HALLYFAX.

(Reg. Test. xiii. 42.)

Mar. 31, 1545. William Grenwode,³ of Ovenden within the parishe of Hallifax. To be buried in the churche yerde at Hallifax. Itm. I will that all the dettes which I owe of right or consciencie be well and trulie content and paide by my executors writtyn under. I bequeath to John Boyes, Richarde Appleyerde, Rauf Holden, Nycholas Boyes, and to Isabell Boyes, my seruantes, to euey of theme iij^s iiij^d. The residue of all my holl goodes I giue unto Margaret, my wif, and to William Grenwode, my sone, equally; prouyded alwaye that by this my last will I

1.—Probably No. 365 in vol. i refers to testator. On that occasion, although a Commission was issued to prove the will, and a space actually left in the *Act Book* in which to enter the probate, no return seems to have been made.

2.—“1545. My. 28. Christofer Barocloughe de Hip'ome seplult.” (*Hx. Reg.*) seems to refer to testator.

3.—“1545. Mar. 27. Will'm's Grenewod de Ovynden seplult.” (*Hx. Reg.*) seems to refer to testator.

assigne and admyte the gouernance of the forsaide William, my sone, and all his goodes unto William Dughtie duringe his nonadge or unto suche tyme as he come to some helpe or socor by the prouysion of God and his frendes, any former legacie to the contrarie notwithstandinge. Prouyded also that if the saide William Grenwode, my sone, die before he come to lawfull aidege then I will that one parte of his goodes be gyven towards the reparacon of highe wayes, a nother parte to be deuyded emonges the powrest of my kynsfolkes, and the thirde parte therof unto the saide Margaret, my wif, and the premisses and devisions to be maide by my trustie frendes James Grenwode, Henrie Cokcrofte, John Stanclif, and the saide William Dughtie, whome I make supervisors. Furthermore I assigne by this my last will unto the saide Margaret and William all my holl farmholde duringe the reuertion and termes of yeres as is to spende by my lease made therof. I ordan Margaret, my wif, and William Grenwode, my sone, my executors. Thes witnesses, Henrie Cokecroft, Richarde Oittes, and Edwarde Dughtie.

Pr. Jun. 17, 1545, by Margaret, relict, power being reserved to William, son, when he comes to lawfull age.

7.—WILLIAM HALDWORTH, OF NORTHORUM, PAR. OF
HALLIFAX.

(Reg. Test. xiii. 45.)

Jul. 24, 1545. William Haldworthe,¹ of Northorome. To be buried in the churche of Sancte John Baptiste in Halifax. Also I giue and bequeith unto Margaret Haldworthe, my doughter, *vj^{li} xiijs iiij^d*. Item I giue unto Isabell Nettilton, my doughter, *vj^{li} xiijs iiij^d*. Item I will that John Rawson and Agnes, his wif, my doughter, shall haue and be forgyven theme *vj^{li} xiijs iiij^d* whiche I did lene them and to me due to haue bene paide. Itm. I giue unto Sibell Battie, my doughter in lawe, *xl^s*. Item I giue unto Gilbert Haldworth, my brother, *xx^s*. Item I giue unto Junett Waide, my doughter in lawe, *xxvj^s viij^d*. Item I giue and bequeathe *xiijs iiij^d* to be bestowed of the highe wais of the este parte of Shipden broke wher Henrie Battie and John Haldworth thinkes most nedfull. Itm. I will that Margaret, my wif, shall haue all my holl housholde and catall which is in and abowte my house; and also I will that my saide wif shall haue *xij^{li}* which John Watterhouse and Margaret,

1.—“1545. Jul. 29. Will'm's Haldeworth de Northor' seplult.” (*Hx. Reg.*)

late wif of Richarde Haldworth, oweth unto me, and also x^{li} whiche Thoms. Campynot doth owe to me in like case, and this to be to here in the name of all here parte and right of all my goodes and cattalles. The residue of all my goodes I giue unto John Haldworthe, my sone, whome I make and order myne executor. Itm. I will that the saide John, my sone, shall paye and dischargde all my saide giftes and bequestes within the spacie of ij yeres next after my decease. Thes witnes, Robert Northende, John Cokcrofte, Gilbert Haldworthe, Edwarde Grymshay.

Pr. Aug. 13, 1545, by John, son.

8.—VMFRAY WATTERHOUSE, OF SHELF.

(Reg. Test. xiii. 57.)

Aug. 21, 1545. Vmfray Watterhouse,¹ of Shelf within the parishe of Hallifax. To be buried in the churche yerde at Hallifax. Itm. I will, deuyse, bequeathe, and assigne by this my present will unto Anne, my wif, John, Richarde, Georgie, Laurencie, and Edwarde, my sonnes, all my meases, landes, rentes, and tenementes sett, beinge, and lienge at Thornes within the parishe of Wakefelde, within the townshipe of Sorebie, and also within the saide townshipe of Shelf, to be hade and holden to the saide Anne, John, Ric., Georgie, Laurencie, and Edwarde, and to ther heres to th'entent that they do well and trulie content, paye, and dischargde all my dettes, legaces, and bequestes here after followinge with the first farmes, ishues, values, and profettes that shalbe hade of, in, or upon any of the premisses. First I will that they paye or cause to be paide to Agnes Mawde, widue, or to here lafull assignes xxij^{li} whiche I owe unto her. Also I will that they in like manner pay unto John Haldsworth, of Blakhill, other xxij^{li} whiche also I do owe unto hyme condicionally for certayne landes. Forthermore I bequeathe unto Sibell and to Anne, my daughters, that is to witt, to either of theme, xx^{li} in full contentacon of ther holl childes partes; the saide some of xl^{li} I will be paide unto theme by the saide Anne, my wif, John, Richarde, Georgie, Laurencie, and Edwarde of the first rentes, etc., whiche they or any of theme shall receyve or take of, in, and upon any of the saide meases, landes, and tenementes incontynent after my saide dettes be paide, prouyded alwaye that if either of

1.—He was the son of Ric. Waterhouse, of Shipden.—Will i. 224. (*Hunter's Fam. Min. Gent.*) "1545. Aug. 25. Homefridus Wat'house de Schelff sepult." (*Hx. Reg.*)

theme the saide Sibell or Anne dye and departe before they come to lawfull adge, then I will that the parte of here or theme so decessed be hade and equally deuyded unto the saide John, Richarde, Georgie, and Laurencie, my saide sonnes. I bequeath unto Richarde Dicconson and to Elisabeth, his wif, my doughter, iij^{li} vj^s viii^d to be paide in like manner of the rentes, ishues, values, and proffettes to be taken of my saide meases etc., incontynent after my saide dettes and bequestes be hollie content and paide. And forthermore I will that after all my saide dettes, legacies, and bequestes be hollie content, dischargd, and paid accordingle, that then the saide Anne, my wif, haue all the saide meases, landes, etc., called Thornes hollie unto here duringe all here naturall lif with also the thirde parte of all my other landes, rentes, etc., beforsaide duringe here naturall lif, unto the whome also I bequeathe the thirde parte of all my goodes after the lawdable custome of Englande. Also after the decese of the saide Anne, my wif, I bequeathe all the saide meases, landes, etc., lienge att Thornes¹ unto the saide John Watterhouse, myne eldest sonne, and to his heres for euer; and forthermore I bequeathe all my saide meases, landes, and tenementes in Sorebie unto the saide Richarde, my secunde sonne, and to his heres for euer, after the saide dettes and legacies be clerlie paide, accordinge unto a surrender which I haue gyven upe with a strawe into the handes of Richarde Mawde and Robt. Dicconson before the makeinge herof to the same intent. I bequeath the one half of all my landes, meases, and tenementes which I purchased of John Drake and William Haldworthe unto Georgie Watterhouse, my thirde sone, and to his heres for ever; and the other half therof I bequeathe unto the saide Laurencie, my fourte sone, and to his heres for euer, dettes and legacies to be first paide therof accordingle. Prouyded alwaye that if the part and half of the saide meases, etc, before assigned to the saide Laurencie be not hereafter clerelie bought of John Haldworth then I will that he the saide Laurencie haue all the meases in Hallifax called Ratton Rawe to hym and to his heres for euer with also

1.—Oct. 28, 38 Hen. VIII. John, son and heir of Umfray Wat'hous, paid x^d heriot for a moiety of 3 acres of land abutting upon Thornes-more, and 1 rood of land in Thornesholme in graveship of Thornes, after the death of the said Umfray. (*W.M.C.R.*)

Nov. 17. 1 Mary. John, son and heir of Vmfray Waterhous and Anne, his wife, paid ij^s iiij^d heriot for a moiety of a close called Morecroft containing 2 acres, and a moiety of 5 acres and 1 rood in the field of Thornes, after the death of the said Anne. (*W.M.C.R.*)

the saide some of xxij^{li} before to be paide to the saide John Haldworthe. And finally I bequeath unto the saide Edwarde, my yongest sone, all my meases, landes, and tenementes called Waide House to be hade to hyme and to his heres for euer, dettes and legaces first beinge paide therof like and as of the other. The reuertion of all my goodes I bequeathe unto the saide John, Richarde, Georgie, and Laurencie, my sonnes, equally to be deuyded emonges theme; and I ordane and make the saide Anne, my wif, John, Richarde, Georgie, Laurencie, and Edwarde, my sonnes, my executors of this my present will, unto whome I giue chardge and commaundement to execute the same accordingle as they and euery of theme will aunswere unto me before God Almightye. Thes witnesses, Richarde Hemyngwaye, Ric. Ottes, Richarde Mawde, and Robert Brighthouse.

Pr. Oct. 3, 1545, by Anne, relict, John and Richard, sons, power being reserved to George, Lawrence, and Edward, sons, in minority.

9.—RICHARD HARDIE, OF WARLEY.

(Reg. Test. xiii. 64.)

In the name of God, so be it. Sep. 5, 1545. Richarde Hardie,¹ of Warley within the parishe of Hallifax. To be buried in the parishe churche at Hallifax. Item I bequeath to the vicare of the same for my mortuarie accordinge unto the kinges gracie actes for that purpose established and maide. Item I deuyse to euery of my naturall childer xxvj^s viij^d in full contentacon of all ther holl childes partes, and I will that neuer one of my saide childer make any clame unto any parte of my goodes ouer and beyonde the saide legaces deuyds unto theme after my desesse, for I haue gyven unto euery of theme ther full and holl partes of my goodes before the makinge herof with myne owne handes. Item I bequeath unto Alicie Hardie, doughter unto my sone William Hardie, xij^s iiij^d. Forthermore I deuyse unto euery childe borne at this present daye unto whome I ame graundefather, to euery of theme, iiij^d. The reuertion of all my goodes and dettes, and also xij^s whiche Richarde Bridge of the H² towne doth owe unto me I bequeath and frelie giue unto Margaret, my wif, whome I make my sole executrix, and she to dispose suche parte therof for my soull helthe as shall please here and nomore. Thes witnesses, Sir Edmunde Crowther, prest, William Vicars, and John Bynnes.

Pr. Oct. 15, 1545, by Margaret, relict.

1.—“1545. Sep. 20. Ric^{us} Hardy de Wley seplult.” (*Hx. Reg.*)

2.—*Sic.*

10.—THOMAS FIRTHE, CHAP. OF ELANDE.

(Reg. Test. xiii. 89.)

Jun. 7, 1545. Thomas Firthe, laite of the parishe of Elande. To be buried in the church yerde of our Ladie in Elande. Also I giue and bequeath to Edmund Firthe, my uncle, xj^s of farme whiche was due to me at Witsondaie laste paste. Also I bequeath to John Townend, my god sone, xij^d. Also I bequeathe to euerie one that I am god father too iiij^d. Also I giue to my eldest brother xij^d. To other too of my brether, aither of theme, iiij^d. Residue of all my goodes and dettes unbequeathed I giue to Elsabeth, my wife, whome I ordanne my executrix forto dispoise for my soule healthe. Thes witnes, John Bruke, preste, Henrie Presteley, John Townende, John Foxecrofte.

Pr. Oct. 26, 1545, by the sole exrix.

11.—JOHN PALDEN, PAR. OF HALLIFAXE.

(Reg. Test. xiii. 98.)

My. 15, 1545. John Palden,¹ laite of Hallifaxe. To be buried in the kirke garthe of Sancte John Baptiste in Hallyfaxe. Also I witte in the name of my mortuarie what the kinge is actes will comaunde and juge. Also I will that my dettes and my furthe bringinge be paide of the hool goodes, and euerie childe that I haue to haue thaire porcon accordinge to the lawe of my Godes; and after that doone I will that Jennett, my wife, Williame and John, my sones, dispoise the reuercion of all my goodes, whome I maike myne executours, as shalbe moste expedient for the healthe of my soule by the ouersight of Sir Richarde Palden, my brother, and John Milner of Pudsey. Thes beinge witnes, Sir Williame Saltonstall, Richarde Milner, Thomas Brodlee, Richarde Hemmyngewaie.

Pr. Nov. 20, 1545, by William and John, sons; Jennet, relict, being dead.

12.—WILLIAM SALTONSTALL, CHAP. OF ELANDE.

(Reg. Test. xiii. 118.)

Oct. 19, 1545. Williame Saltonstall,² of the parishe of Elande, within the townshipe of Sorebie. To be buried in

1.—"1545. May 15. Joh'es Palden de Halifax sepult." (*Hx. Reg.*)

2.—He was probably the son of Edward Saltonstall. Will i. 209. According to a citation in the *Act Book* his wife's name was Jennet.

"1545. Oct. 30. Will'm's Saltonstall de Lyghthasylles sepult." (*Hx. Reg.*)

the church yeerde of Hallifaxe. Also unto the vicar my mortuarie accordinge to the kinges graice actes. And I will that Margarete, my doughter, and Williame Saltonstall, the sone of Rycharde, my brother, that they haue all my landes in the parishe of Kigheley, within the towneshipe of Okesworthe, equallie to be deuidid betwixte theme towe. And for falte of heires maile of the said Williame, which is the sone of the foresaide Richarde, the foresaid landes to returne unto Edwarde Saltonstall, brother to the foresaid Richarde and Williame. Also I do giue all my landes lienge within the towneshipe of Barselande, within the tennure of Gilbert Croslay, unto Margarete, my doughter, if so be that this my last will be fulfillid. If that my will be not fulfilled I do giue all my landes lieng within the townshipe of Barselande unto Edwarde Saltonstall, my brother, and his heres for euer. Moreouer all suche bargaynes as I have maide withe John Midgeley as more planelie doithe appeare in writinge maide betwixte hym and me I giue unto Margarete, my doughter, excepte the laste yere rent whiche I do forgiue the foresaid John Midgeley. Forthermore I will that all suche landes as I haue giuen unto Margarete, my doughter, doo remane unto Edwarde, my brother, if she have none ishue of her bodie lawfully begotten. Also I will that Richarde Mawde, Henrie Hooll, Edwarde Saltonstall, whome I doo maike the executors of this my laste will doo taike, kepe, and receave all the proffettes of my landes in Okesworthe, and goodes, unto Margarete, my doughter, be xxj yeres of aidge or els come and be preferrid unto honeste marriedge. Also if I haue done any-thinge in this my will that is not agreinge unto the lawe I doo giue full auctoritie unto Richarde, Henrie, and Edwarde that they do amende the same accordinge to the lawe and by there councell. Thes be the dettes due unto me the foresaid Williame at my departurtinge. Inprimis, Richarde Pagett fower markes, wherof I forgiue hyme vj^s viij^d. The wife of Laurence Bothomley xxij^s iiij^d, wherof I forgiue hyme¹ iij^s iiij^d. Rolande Witteley of Townawy vij^s, wherof I forgiue hyme xij^d. John Firthe iiij^s. Gilbert Firthe xvij^s, wherof I forgiue hyme ix^s. Itm. to Robert Thomas xx^d. Witnes herof, Richarde Murgatode, Robert Gledhill, Richarde Moore, preste.

Pr. by Edward Saltonstall, brother, exor., the said Richard Mawde and Henry Hooll, co-exors, distinctly renouncing administration of the goods and execution of the will, Feb. 6, 1545.

13.—JOHN MIDGELEY, CHAP. OF HEPTONSTALL.

(Reg. Test. xiii. 122.)

Oct. 20, 1545. John Migelay, in the parishe of Heptonstall. To be buried in the chapell of the said Heptonstall, and for my buriall there I give ij^s iiij^d, and to the vicar theire I giue my mortuarie after the kinges graice actes. Itm. I bequeath and give unto Alice Grenewod whiche I am grandefather unto vj^{li} xiijs iiij^d to be paid at suche tyme or tymes to hir as shall be thought convenient by Thomas Grenewod, my sone in lawe. Itm. I bequeath unto Elisabeth Bates whiche I am graunde-father unto ij^{li} vjs viij^d. Also I giue unto Jennett Tompson, my doughter, xxvjs viij^d. Reversion of all my oder goodes, cattells, and dettes, not bequeathid, I giue unto Richarde Midgley, my sone, whome I ordane and maike my true and lawfull executor to dispoise as he thinkes good. Thes beinge witnes, Sir John Grenewood, prest, Edmonde Fairbanke.

Pr. Mar. 11, 1545, by Richard Midgeley, son.

14.—RICHARD SALTONSTALL, PAR. OF HALLIFAXE.

(Reg. Test. xiii. 123.)

Oct. 13, 1545. Richarde Saltonstall,¹ of Warley within the parishe of Hallifaxe. To be buried in the churche yerde at Hallifaxe beforesaid. I bequeathe unto Margaret, my wife, the third pairte of all my goodes accordinge to the lawd-able custome of Englande. Item I will that all the dettes whiche I owe be well and truely content and paid. Item I bequeathe unto Willyam, my sone, sexe poundes yf the said Margarete, my wife, be not conceyued withe childe at this present daie, and els I will the said Willm. holde hym content with suche pairte therof as shalbe thought convenient at the sighte of four of his nexte kinsefolke and frendes. The residue and reuercion of all my hooll goodes I clerelie giue and bequeath unto Alice, my doughter, and she to dispoise suche parte therof for my soule healthe as shall please her and no more, provided alwaie that if the said Margarete, my wife, be withe childe as is said, then I will that the saide childe have holly the one halfe of the sayde reuercion of all my saide goodes so bequeathed unto the said Alice, my doughter, any former legacie to the contrarie in any wise not withstandinge. Fynally I orden and maike the said Margarete, my wife, and Alicie, my doughter, my sooll executrices. Thes witnesses, Richarde Mawde, Roberte Hanson, Gilbert Brokysbanke, and Edward Saltonstall.

Pr. Mar. 11, 1545, by Margaret, relict, power being reserved to Alice, daughter, in minority.

1.—“1545. Oct. 16. Ric'us Saltonstall de Warley seplult.” (*Hx. Reg.*)

15.—THOMAS BRIGGE, CHAP. OF HEPTONSTALL.

(Reg. Test. xiii. 142.)

Jan. 10, 1545. Thomas Brigge, of Roughe Heade in the chapelrie of Heptonstall. To be buried in the chappell yerde of the saide Heptonstall and to the vicar therof my mortuarie after the kinges graice actes. Also I giue to Richard Brigge, my sone, *iiij^{li} xiiij^s iiij^d* in full contentacon and payment of his childes pairte if so be he will seall a quietance to my wif and my basterd children whiche I had withe my wife afore I married her; and if the saide Richarde will not so be contentid withe the saide some of *iiij^{li} xiiij^s iiij^d* to be in full satisfaccon and payment, then I will the said Richard to haue no moore but fower markes of money wherof the said Richarde haith receyuid twentie shillinges, accordinge to suche agremente maide betwixt hyme and me aforetyme in the nayme of his childe pairt of all my goodes afore William Grenehaughe, William Estwood and other. Itm. I will that Marion, my wif, haue the thirde pairte of all my goodes, cattells, and dettes, first my dettes and funerall expenses dischargid and paide. Then I will that the reste of all my goodes I giue to Randall, James, Isabell, Elisabeth, and Margarete, my said bastarde children. Itm. I will the said Margarete, my basterd doughter, haue fortie shillinges ouer and besides hir pairt of goodes becawse she is the yongest childe. Itm. I ordane and maike the said Marion, my wif, to be my true and faithfull executrix to dispoise accordinge to this my present will. Itm. I will that Thomas Draper, Richard Culpan, William Ferror, Robert Waddesworth, and Oliuer Ramsden be supervisors of this my laste will, unto whome I giue full strenghte and auctoritie by this my saide will to se that all the premisses be fulfilled and also to helpe my saide wife and my bastarde children to aske, chalenge, claime, and requier all my dettes [and] cattalles, in whose handes so euer they be in Yorke shire and Lancashire whiche I haue in boithe parties, so that my saides supervisoures and my saide wif do maike true accomptes therof to my said bastarde children. Thies witnes, Sir John Grenewood, curat, Thomas Draper, Richard Culpan, William Ferror, Robert Waddesworth, Oliuer Ramsden.

Pr. My. 13, 1546, by the exors.

16.—RICHARD LISTER, PAR. OF HALLIFAXE.

(Reg. Test. xiii. 143.)

Jan. 9, 1545. Richard Lister,¹ of Hallifaxe. To be buried in the churche of Sancte John Baptist or in the churche

1.—Testator was the son of John Lister, of Ovenden and Little Horton. (*Dug. Vis. of Yorks.*, Clay's edition, i. 115.)

"1545. Feb. 5. Ric^{us} Lystⁱ de Halifax sepult." (*Hx. Reg.*)

yerde. Also I bequeath to the vicar of the same churche suche pairte of my goodes in the name of my mortuarie as in that cause ys provided by the statutes of Englande. Also I giue to Elisabeth, my wif, after my dettes [and] funerall expenses paid and done, her lawfull pairte and porcon of all my goodes and cattalls after the lawdable custome of Englande. The residue of all my goodes I giue to Sibill and Effame, my doughters, the whiche saide Sybell and Effame with the said Elisabeth, my wif, I ordane and maike my executrices. In witnes wherof I have cawsid this my present will and testament to be written and there opon haue maid my crosse and marke with my owne hande the daie and yeare above-written. Thies witnes, Richard Brigge, Henrie Waddisworthe, Robert Barstaw, Thomas Michell.

Pr. My. 13, 1546, by Elisabeth, relict, power being reserved to Sibell and Effame, daughters, in minority.

17.—JAMES STANCEFELD, CHAP. OF ELANDE.

(Reg. Test. xiii. 167.)

Apr. 20, 1546. James Stansfelde, of the parishe of Elande. To be buried in the chapell yerde of the saide Elande, and to the vicare I bequeath a mortuarie after the kinges actes. The reuersion of all my other goodes I giue unto John Stansfelde, Hughe, Gilberte, Richarde, Amere, Graice, Jennet, [and] Alison Stansfelde, my children, whome I ordane my true executoures, and will that Thomas Stansfelde, my brother, and John Watterhouse, my brother in lawe, be ouersears. Thies beinge witnes, John Bentley, prest, John Stockes, John Drancefeld, and Thomas Stancefelde.

Pr. Jun. 5, 1546, by John, son, power being reserved to Hugh, Gilbert, Richard, Amer, Grace, Jennet, and Alison Stancefeld, children, in minority.

18.—JOHN MAWDE, OF WARLEY.

(Reg. Test. xiii. 181.)

Mar. 26, 1546. John Mawde,¹ of Warley. To be buried in the church yerde of Sancte John Baptiste of oure parishe of Hallifax. In primis, I bequest to Alison, my wif, Edwarde Mawde, and Chrofer. Oldfelde all myne intereste that I haue of certan lande lienge of the northe side of Aredwell with all the coste that I haue maide ther, and they to

1.—“1546. My. 25. Joh'es Mawd de Warley sepult.” (*Hx. Reg.*)

fyne for it at the Kinges Comissioners handes as other men doth for ther ouermesser, and my wif to haue it duringe here lif, and after deceasse of here to Edwarde Mawde and Chrofer. Oldfelde and to ther heres for euermore. And also wher as William Mawde, my sone, demaundeth a certayn dutie of me for a gowne of taffetay and a marke of money I will take it of my chardge at my departinge as I woll aunswer to my maker that I do not owe hyme no manner of dewtie for any thinge betwixt hyme and me. Itm. the said William Mawde, my sone, owes to me a certayne some of money as doth appere by his obligation which he stondes boundon to me in as shall appere. Itm. the saide William hath receyved my farme for my house at Lodingden chapell of John Waddesworth xvj^s, which he doth owe to me. Itm. the said William owes to me for iiij yerdes of whitt clothe price iiij^s. Itm. William Bentame owes to me for certayn clothe he hade of me xlix^s. Itm. I bequest to Edwarde Mawde, of Hill, iiij^s iiij^d. Itm. I bequeste to Chrofer. Oldfelde, my sone in lawe, iiij^s iiij^d, whome I make my ouerseers of this my last will. I giue to Alison, my wif, the residue of all my goodes, whome I make my full executrix, and she to do for my soull as I trust here. Thes beringe witnes, Edwarde Mawde, Chrofer Oldfelde, Edwarde Mawde, of Barstowe, John Lister, and William Lister.

Pr. Jun. 5, 1546, by Alice, relict.

19.—JOHN BAIRSTOW, PAR. OF HALLIFAXE.

(Reg. Test. xiii. 193.)

My. 30, 1546. John Bairstow,¹ in the towneshipe of Northorome, of hooll mynde and perfite remembrance, loued be Jesu, notwithstandinge somedeles vexid by the sekenes, make my testament and last will in maner and forme as here followethe. Inprimis I giue and bequeathe my soule to Almightye God and all the blissid company of heven, and my bodie for to be buried in the chirche of Sancte John Baptiste of Hallyfaxe. I maike John Bairstow,² my sone, Margarete, Jennet, and Anne Barstowe, my doughters, my full executoures that they bringe me furthe at my depairtinge of my owne goodes as shalbe to the honoure of God and their honestie, and then the residewe of all my hooll goodes I frelie

1.—“1546. Jun. 2. Joh'es Bairstowe de Northowrome seplult.” (*Hx. Reg.*)

2.—In the list of exors. in the *Act Book* the name of John Barstowe is crossed out.

giue unto them equally. I maike supervisoures of this my present will Thomas Fournes and Edwarde Longbothome. Thies witnes, Brian Longbothome, Richard Helywell, William Saltonstall, preste.

Pr. Aug. 4, 1546, by the exors.

20.—ALICE NAYLER, CHAP. OF HEPTONSTALL.

(Reg. Test. xiii. 195.)

Jun. 12, 1546. Alice Naler,¹ of Waddesworth bankes in the parishe of Heptonstall, widue. To be buried in the churche or chappell of the saide Heptonstall, and for my buriall their I giue iij^s iiij^d towards reparacon of the forsaide churche or chappell, and to the vicare therof for mortuarie accordinge to the kinges graice actes. The reuersion of all my other goodes I giue to Richard Nayler, my sone, and his childrine. Also I orden the said Richard Nayler, my sone, to be my true and faithfull executor to dispoise for the health of my soule as he thinke good. Thies witnes, Richard Waddesworth, the elder, Thomas Draper, of Broode Bethume, Richarde Bynnes.

Pr. Aug. 19, 1546, by the sole exor.

21.—JOHN WATERHOUSE, PAR. OF HALLIFAXE.

(Reg. Test. xiii. 195.)

Jan. 26, 1545. John Waterhouse,² of Skircoite within the parishe of Hallifaxe. To be buried in the churche or churche yerde of Sayncte John Baptiste in Hallifaxe. Also I giue and bequeath unto Anne Waterhouse and Jane Waterhouse, doughters of Edwarde Waterhouse, my broder, to aither of them fortie shillinges to be paid unto them by Eliz., my wif, at suche tyme as my saide wif shall thinke conuenient, if they the saide Anne and Jayne wilbe councellid and orderid by my saide wif. Also it is my will that the saide Elsabeth, my wif, shall haue and occupie all that my half parte of one corne mylne callid Merecloughbothome mylne withe all the proffettes and comodities to the same belonginge immediatelie after my decease unto suche tyme as John Waterhouse, my sone and heire, bee and come to th'aige of xxj yerres, and immediatelie after my said sone and heire be

1.—She was the widow of Thomas Nayler, of Waddesworthbankes. Will i. 288.

2.—The son of John Waterhouse, of Skircote. Will i. 192. (Hunter's *Fam. Min. Gent.*) "1545. Feb. 10. Joh'es Wat'house de Skircote sepult." (*Hx. Reg.*)

and come to th'aige of xxj yeres then I will that the saide halfe pairte of the saide corne mylne withe all that to it pertenyth be had and occupied evenly betwixte my said wif and my saide sone and heire duringe the lif of my saide wif, and after hir decease I will that the said John, my sone, and his assignes shall haue and occupie all the saide half pairte of the saide mylne with appurtenances duringe all suche termes of yeres as shalbe then to come and to spende in the same. Providid alway that if my saide wif marie againe after my decease then she to have noo pairte of my saide mylne but it to remayne to the said John, my sone, hollie, all my saide pairte therof. Also I will that the saide Elsabeth, my wif, shall haue the thirde pairte of all the proffettes [and] termes of yeres of landes and tenementes and all other baïrgaynes that I haue or oughte to have within the countie of Yorke duringe hir naturall lif. Also it is my will that if Michael Waterhouse, my yonger sone, die before he come to th'aige of xxj yeres withoute issue of his bodie lawfully begotten, that then all suche interest and terme of yeres as I haue of and in one tenement callid Wodhouse in Skircoite shall remane unto the said Elsabeth, my wif, duringe hir widueheade, and after that she be married agane or die then the same to remayne to the saide John, my sone and heire. And if it happen the saide John, my sone, to die withouten issheue before he come to lawfull aige then the same Wodhouse to remayne to Robert Waterhouse, sone of Gilberte Waterhouse, my uncle, duringe suche yeres as is then to spend in the same. Also I will that the said John, my sone, and all those whiche shall occupie the saide corne mylne shall have, use, and occupie stone, tymbre, ways, and gaytes in and upon the grounde callid Woodhouse as haith beyne usid and accustomed. Also I bequeathe unto the said John, my sone, all my tearmes of yeres whiche I haue in the walke mylnes in Northelande. Itm. I giue and bequeathe unto the saide John, my sone, all interest and tearmes of yeres whiche I haue in one tenement callid Grenehouse in Baildon. Itm. I giue unto the said John, my sone, too greate arkes, a greate pressorre, sexe paire of walker sheres, one yron chymneyth, iiij paire of loomes, too greate turne presses, and iiij paire of tentoures. Itm. I will that yf any of my iij daughters die before they come to lawfull aige or be married that then the thirde pairte of hir or their childe pairte so decessid shall remayne to the saide John, my sone. Said Elsabeth, my wif, Isabell, Effame, and Sibell, my daughters, my hooll executrices unto whome I giue the residue of all my goodes after that my dettes be paide and

my funeralles dischargid to their owne uses. Also I ordane and maike my trustie frendes Henrie Batte, my brother in lawe, Henry Aikerode, Robert Waterhouse, my broder, and Richarde Waterhouse supervisoures. Thies witnesses, Henrie Batte, Richarde Waterhouse, John Bothe, Willm. Burneley, and John Saltonstall.

Pr. Aug. 19, 1546, by Elisabeth, relict, Isabell, and Effame, daughters, power being reserved to Sibell, daughter, in minority.

22.—ROBERT SUTCLIF, CHAP. OF HEPTONSTALL.

(Reg. Test. xiii. 233.)

Mar. 23, 1545. Robert Sutclif, of the Holloke Lee in the parishe of Heptonstall. To be buried in the chapell or churche of the saide Heptonstall, and for my buriall ther I giue iij^s iiij^d, and to the vicare therof for my mortuarie accordinge to the kinges graces actes. Also I will that Emott, my wif, haue all my landes in the Roughe Hede duringe here naturall lif. The residue of all my other goodes and dettes, my dettes and all funerall expenses paide and dischargd, I giue unto the said Emmot, my wif, and Robert Sutclif, oure sone, whome I do make my true and fathfull executors. Thes witnes, William Estwod, Henrie Sele, William Normanton.

Pr. Aug. 19,¹ 1546, by Emot, relict, and Robert, son.

23.—JOHN FERNESIDE, OF OVENDEN, PAR. OF HALLIFAX.

(Reg. Test. xiii. 234.)

Aug. 11, 1546. John Fernesid,² of Ovenden in the parish of Hallifax. To be buried in the church or church yerde of Sancte John Baptiste of Hallifax. Itm. I giue and bequeath to Agnes, my doughter, xx^s and the same to be taken of my holl goodes. Itm. I giue to the said Agnes one womans gowne, one chiste, and ij pewther dishes. Then I will that my goodes be deuyded equally in to towe partes, the one half wherof I giue to William, John, and Agnes Ferneside, my children, equally, and of the other half therof I will that my dettes be paide therwith and my funerall expenses maid, and also I giue to John Ferneside

1.—This is the date given in the Register, although the will is entered amongst others proved on Nov. 3. The latter is probably the correct date, as Aug. 19 is given in the *Act Book* as the date of the Commission to prove the will, Nov. 3 being there entered as the date of proof.

2.—No entry found in the Burial Register at Halifax.

and William, children of the said William Ferneside, my sone, to either of theme one ewe lambe, and to William Duckesburie one other ewe lambe. To euery one of my god childer iiij^d. The residue of all my goodes unbequeathed I giue and bequeath to John and Agnes Ferneside, my children, whome I orden my sole executors. I make supervisors of this my last will Georgie Boithes and William Lister. Thes witnes, John Wodde, John Oldfelde, Robert Brighouse, William Crier.

Pr. Nov. 3, 1546, by John and Agnes, children.

24.—RICHARD DEANE, OF MIDGELEY, PAR. OF HALLYFAXE.

(Reg. Test. xiii. 248.)

Nov. 23, 1546. Richarde Deane,¹ of Mydgeley within the parishe of Hallifaxe. First and principally I giue and bequeath my soule unto God Almightye whiche created me and redemed me with his moste precieuse bloode, and my bodie to be buried in the churche or churche yerde of Sancte John Baptiste of Hallifaxe or in what other plaice it shall please Almightye God to call me to. Itm. I giue to the vicar of the same churche suche parte of my goodes in the name of my mortuarie as by the kinges statutes of Englande in that caise is providid and statutid. I will that all my dettes be paide. Itm. I giue to the saide Margarete, my wif, the thirde parte of all my landes and tenementes, medues, wood, and pastures in thre pairtes to be deuided the appurtenances as well of freholde as copieholde which at this presente daie and daite herof of and in the same I stande sooll seasid, or any other standes seasid to my use in the same in Midgeley or els where in the countie of Yorke, to be had and holden to the saide Margarete, my wif, and to her assignes of the cheif lordes of the fee by seruice therof due and accustomed frome the daie of my deathe for and duringe her life naturall. Itm. I giue to the saide Margarete, my wif, all and singuler my totall goodes and cattells aswell reall as personall withe dettes in generall, alwaies provided that my dettes be paide as is beforesaide and funerall expenses had and maide as besemithe. Said Margarete, my wif, my sooll executrix. Thies witness, Richarde Deane, th'elder, Percivall Deane, Henrie Cokcroft, and Willm. Doughtie.

Pr. Jan. 24, 1546, by Margaret, relict.

1.—“1546. Dec. 10. Richardus Dayne de Midgley seplult.” (*Hx. Reg.*)

25.—JOHN MICHILL, OF CROSLEY, PAR. OF HALLIFAXE.

(Reg. Test. xiii. 255.)

Nov. 18, 1546. John Mychell, of Crosleye in the parishe of Heptonstall, not onelie beinge aiged and seke in my bodie but also gretelie feringe the hastie and cruell rage of deathe and brevenesse of my daies, makith my will in manner ensueng. To be buried in the parishe church or church yerde of Heptonstall aforesaide, and to the vicare of the same for my mortuarie accordinge to the kinges maiestie gracious actes. Also I giue to Jennet, my wif, my best brasse potte, my best panne, and the thirde pairte of oure hooll goodes after my funerall expenses and legacies be dischargid. Itm. I giue to James Mychell, my sone, x^{li}, a paire of loomes, one arke, and one chiste. Itm. I will that the saide James, my sone, haue all suche goodes or cattelles as I haue, his marke that is undercavelde, the narre eare and sleight the furre eare, to his owne propre use and besides the saide x^{li} and other the premisses. I will and giue to Edwarde Mychell, Margarete Wilkinson, Jennet Sayvell, Alice Crabtre, and Elsabeth Horsfall, my childer, to euerie one of theme, vj^s viij^d to be good and frindelie unto my saide wif and James, my sone: and if they or any of them refusethe the saide some of vj^s viij^d, then I will that myne executores dispoise the same to the poriste of my kinsefolkes at their discrecions. Also I taiketh it upon my charge as I shall maiketh answere afore Almightye God that I haue trulie contentid and paid unto my sones and to all my sonnes in lawe all and euerie suche somes of money as they, or any of them, canne iustelie chalenge or demaunde of me, or of myne executores, awther for their porcions, promisses, couenauntes for marriedges, or other wise, frome the beginnyng of the worlde unto the daie of makinge of this my present will and testament. And the residue of all my other goodes I giue unto the saide Jennet, my wife, and James, oure sone, whome I ordeane and maiketh my true and faithfull executores to dispoise as they thinke good. Thies witnesses, Robert Farrar, Willm. Aycrode, John Tompson, Roberte Drewshaye.¹

Pr. Jan. 26, 1546, by the exors.

26.—BRIAN STANCLIF, OF LIGHTCLIF, PAR. OF HALLIFAXE.

(Reg. Test. xiii. 275.)

Nov. 23, 1546. Brian Stanclif,² of Lightclif within the parishe of Hallifax. To be buried within the church yerde

1.—“William Thomason” and “Robert Ernshawe” in *Act Book*.

2.—“1546. Nov. 28. Briane Sta'clyf de Hiperome seplult.” (*Hx. Reg.*)

of Sancte John Baptiste at Hallifax, and to the vicare ther I giue my mortuarie accordinge to the kinges gracie is actes. And I ordan and make Grace, my doughter, my holl executrix unto whome I giue and bequeath all my holl goodes, cattalles, and dettes excepte thirde parte therof to Isabell, my wif, after the lawdable custome of Englande. Also I giue chardge and comaundement unto the saides¹ Gracie well and trulie to pay and dischardge all suche dettes as I owe, with also other ordinarie fees and my furth bringinge at the day of my buriall. Thes witnes, Nicholas Brodley, Edmund Fairbanke, th'elder, Edmund Farebanke, yonger.

Pr. Mar. 1, 1546, by Richard Beste and Richard Hanson, tutors or guardians of Grace, daughter, during her minority.

27.—THOMAS WOODHEAD, CHAP. OF ELANDE.

(Reg. Test. xiii. 300.)

Mar. 1, 1546. Thomas Woodheade, of the Hey House, and in the parishe of Elande. To be buried in the churche yerde at Elande. Also I will that I be brougte furthe of all my hooll goodes as besemes. Also I bequeathe to Margarete, Jeffraye my sone doughter, x^s. Also I bequeathe to the churche nedes xx^d. Also I will that Elline, my wif, shall haue the thirde pairte of all my goodes, my dettes paid of the hooll. The reste of all my goodes I bequeathe to my children, Geffraie, Thomas, Jennett, Elisabeth, Margarete, Agnes, Alice, Isabell, and Marie whome I maike my full executores. Also I will that Elline, my wif, shall haue my farmolde duringe all her live, and the children to haue succoure of it so longe as they be withe her; then it to goo to my sones, Jeffraye and Thomas. Also I orden and maike the supervisores of this my last will Thomas Gledhill and John Hooll roode of the Cokcroft. Thies witnes, Richarde Northend, prest, Richarde Gledhill, and Edward Gleadill.

Pr. Apr. 28, 1547, by Geoffrey, Thomas, Jennet, Elisabeth, Margaret, and Agnes Wodhead, children, power being reserved to Alice, Isabell, and Marie, daughters, in minority.

28.—MARGARET BRODLEY, OF HALIFAX.

(Reg. Test. xiii. 305.)

Mar. 6, 1546. Margaret Brodley,² widue, late wif to William Brodley, decessed, of Hallifax. To be buried in

1.—*Sic*.

2.—“1546. Mar. 8. Uxor Will'm's Brodley de Halifax seplult.” (*Hx. Reg.*)

the church yerde of Sancte John Baptiste of Hallifax, belevinge in the merites of Christes passion that my bodie and soull riese at the last day of his comynge and goo with hyme into everlastinge lif. Itm. I giue and bequeith [to] William, my sone, and Isabell and Jennet, my doughters, thre of my beste coverlettes occupied of beddes and thre blankettes which are used of the beddes withe the said coverlettes. Item I giue to William, Nicholas, and Edwarde, my sonnes, thre my fyneste shettes, and to Nicholas and Edwarde sexe pare of my beste shettes, and then [to] William, Isabell, and Jennett thre pare of the best next. Item I giue to Jennet, my doughter, my better gowne and my worse kirtill, and to Isabell, my doughter, my worst gowne and my better kirtell, and William wif my thirde kirtill and best pettiecote. Item all my napperie ware pertenyng to my bodie egally to be devyded to all my children by the supervisors of this my will. Item all the meyll, corne, brede, bef, and bacon which is the store of my house I giue to Nicholas and Edwarde, my sonnes; and I will that William, my sonne, shall haue the bargan and sale of this my store aforenamed as the supervisors of this my will thinke goode. Item I giue to William, Isabell, and Jennet thre of my best siluer spones, and to Nicholas and Edward the other fyve. Item the residue of all my goodes, not mencyoned here nor bequeathed, I frelie giue unto Nicholas and William, my sonnes, whome I ordan and make my executors. I ordan supervisors of this my last will Thomas Herteley, Edwarde Hoppey, John Saltonstall, William Wilkynson, and William Barowclough which shall se that my executors bringe me forth at my departinge honestlie accordinge to ther discession, and shall bestowe suche as I giue accordinge to this my last will. Item I giue iiij^s for to be bestowed of iiij cawses. Thes witnes, Edward Hoppey, William Barowcloughe, William Saltonstall, preste.

Pr. Apr. 14, 1547, by Nicholas and William, sons.

29.—JOHN HOMES, PAR. OF HALLYFAXE.

(Reg. Test. xiii. 328.)

Mar. 12, 1547.¹ John Homes,² of Norwodgrene in the parishinge of Hallifaxe. To be buried within the parishe church of Sancte John Baptist in Hallifaxe aforesaide, and I bequeathe for my mortuarie accordinge to th'actes of our

1.—Probably a clerical error for 1546.

2.—“1546. Mar. 15. Joh'es Homes de Hiperome sepult.” (*Hx. Reg.*)

soueragne lorde the kinge for that purposse inacted and maide, and I giue to the reparacons of the saide church of Hallifaxe iij^s iiij^d. I giue to my brother Richarde Homes vj^{li} xiiij^s iiij^d, and to Richarde Hargraves, sone of Raynolde Hargraves, iij^{li}. Itm. to Elline, his suster, fortie shillings. Itm. to Richarde Hargraves, my brother in lawe, xiiij^s iiij^d. Itm. to James, Alice, and Elsabeth, children to the said Richard Hargraves, euerie one of them, vj^s viij^d. Itm. to Richarde Bene vj^{li} xiiij^s iiij^d and to my suster Jennett vj^s viij^d. To Margarete Beuerlaye iij^{li} vj^s viij^d. To my suster Elsabeth xxxiiij^s iiij^d. Itm. to John Whitacres and to Jennett, his suster, xl^s. Itm. to Willm. Riley vj^s viij^d. To Sibell Hogge vj^s viij^d. Itm. to the Estfelde chapell viij^s to be one stok their. Itm. to my brother Willm. xl^s. Itm. to the highe waie mendinge betwixte Kirkebie lone heade and Plaice brige viij^s viij^d. Itm. to the wif of Chrofer. Brodley vj^s viij^d. Itm. to Sir Jasper Hansone iij^s iiij^d and to his mother iij^s iiij^d. Itm. to euerie one of my god children iiij^d. Itm. to the wife of John Wighall, of Yate, iij^s iiij^d. To John Crosley, of Bingeley, vj^s viij^d. Itm. to George Myars vj^s viij^d. Itm. I giue and bequeathe to Agnes, my welbelouid wife, the residue of all my goodes and cattelles, moveable and unmoveable, and one leace of Rakis Hall for terme of yeres that be not spent, and I ordane and maike the saide Agnes, my wif, my sooll executrix. And I orden John Broke, my father in lawe, Willm. Beamonde, James Waterhouse, and Henrye Kent to be superuisores. Thies witnes, Sir Jasper Hanson, James Woodheade, Edward Dobson, Richarde Waterhouse, Roberte Beane, Willm. Riley.

Pr. My. 5, 1547, by Agnes, relict.

30.—GILBERT MAWDE, PAR. OF HALLIFAXE.

(Reg. Test. xiii. 334.)

Jun. 8, 1547. Gilberte Mawde, of Warley, in the parishe of Hallifaxe, clothier. To be buried in the parishe church yerde of the Trenities in Mykilgaite. Itm. I bequeathe Elsabeth Mawde, my doughter, one cove and all the proffettes that haith come of hir sens she was letto hier to John Holle ouer and beside hir childe pairte for the greate payne she haith taken with me nowe in my sekenes. My dettes paide and my funerall expenses maide as my sones shall thinke good, the residue then of all my goodes I clerlie giue unto my five children whiche ar not married, that is to witte, Edmund, John, Agnes, Isabell, and Elsabeth,

whome I ordane my executoures. Itm. I ordane Edwarde Mawde, of Southehorome, and Edwarde Mawde, of t'Heill, supervisoures. Witnes herof, my gostelie father the parishe preste of the Trenities in Mykilgaite, and my hoste Chrofer. Stevensone, Willm. Browke, Edwarde Smythe, John Bramsley.

Pr. Aug. 23, 1547, by the exors.

31.—JENNET KENTE, OF HALLIFAXE.

(Reg. Test. xiii. 335.)

My. 18, 1547. Jennet Kent,¹ laite wif of Richarde Kent of Hallifaxe, decessid. To be buried in the churche of Sancte John Baptiste of Hallifaxe. Itm. I giue to the vicare of the same church one mortuarie accordinge to the kinges statutes and ordinacons in that matter. Itm. I bequeathe to my suster Margarete, laite wif unto Herrie Hargraves of Hallifaxe, decessid, xxvj^s viij^d and ij beides, one a better and one other a worse. Itm. I bequeathe to Agnes Hargraues, doughter of the foresaide Margarete, xl^s. To James Hargreves, sone of the saide Margarete, xx^s. To Ellyne, my suster, xxvj^s viij^d in penny and in pennyworthe at the sighte and arbitrament of my executoures and supervisoures. I giue to my suster Elsabeth my best beides and iij^s iiij^d. To Richarde Ellistone one bed whiche he uses to lie in in the est chambre. Itm. I giue to Jennett, Alice, and Malde Foster, doughters of Anthonie Foster, euerie one of theme, iij^s iiij^d. To Isabell Barstowe, wif of John Barstowe, vj^s viij^d. To Richarde Kent iij^s iiij^d. To Richarde Elliston aforesaide vj^s viij^d. To Jennet Hill, my seruante, xx^s. To Edwarde Kent and his wif vj^s viij^d. To Willm. Kent iij^s iiij^d. Itm. thes be the goodes whiche I theforesaid Jennet Kent knoledge of my conscience and truethe forto be trulie owenge unto me. Inprimis, Mr. Roberte Farrowe, clerke, xlvij^s. Thomas Ley xij^s ix^d. Itm. John Hardie, marchante, vj^{li} whiche Margere Hardie, his wif, borrowed of me. Itm. Robert Saltonstall x^s. Itm. thes be the dettes whiche I thersaid Jennet Kent do owe. Inprimis, to Antony Foster xvj^s. Itm. to Edwarde Kente xx^s. The residue of all my goodes and dettes not giuen and unbequeathid I frelie giue and bequeathe to John Prestley, Agnes Stookes, wif of Willm. Stookes, Edwarde Bridge, Willm. Bridge, Roberte Bridge, Richarde Bridge, Elsabeth Brige, wif of Thomas Bolton, and Agnes Bridge, children of the foresaide Agnes Stookes, whome I ordane and maik my

1.—She was probably the widow of Ric. Kent. Will i. 245. "1547. My. 21. Genett, uxor Richardi Kente de Halifax, sepult." (*Hx. Reg.*)

full and lawfull executoures. Itm. I maike supervisoures Edwarde Kent and Richarde Beist. Thies witnes, Richarde Lister, Brian Farrowe, Thomas Mason, William Gaugroger, Richarde Holdesworthe, John Bomme,¹ Willm. Saltonstall, prest.

Pr. Aug. 23, 1547, by the exors.

32.—JOHN CROSLEY, CHAP. OF HEPTONSTALL.

(Reg. Test. xiii. 335.)

Jul. 5, 1547. John Crosseley, of the parishe of Heptonstall. To be buried in the chapell yerde of the saide Heptonstall, and to the vicare therof for my mortuarie accordinge to the kinges actes. Also I giue and bequeathe to Thomas, my sone, one tacke or terme whiche I haue of James Grenewood callid the Ridinge as moore playnelie apperithe in a paire of indenturres. Itm. I giue to Robert, my sone, my best iackett. The residue of all my other goodes, my dettes and funerall expenses paide, I giue and bequeathe to Isabell, my wif, Thomas and Robert Crosley, my sones, to be equallie deuydid emonges theme. Itm. I ordane and maike the saide Isabell, my wif, Thomas and Robert, my sones, to be my true executoures to dispoise for the healthe of my soule as they thinke good. Thes witnes, John Grenewood, preste, James Fletcher, John Suttill.

Pr. Aug. 23, 1547, by the exors.

33.—ALAN HOLLAND, CHAP. OF HEPTONSTALL.

(Reg. Test. xiii. 374.)

Sep. 26, 1547. Alan Hollande of the parishinge of Heptonstall. To be buried in the churche yerde of the said Heptonstall, and to the vicare therof my mortuarie accordinge to the kinges grace actes. The residue of my other goodes I giue and bequeath to Alice, my wif, Edwarde Hollande and Alan Holland, oure sonnes, whome I do constitute and ordan to be my trewe executors. Thes witnes, Richard Brige, Edmnd. Farbanke, William Estwode.

Pr. Feb. 21, 1547, by the exors.

34.—JOHN WOODE, JUN., CHAP. OF ELAND.

(Reg. Test. xiii. 376.)

Dec. 18, 1547. John Woode, yonger, of the parishinge of Elande. To be buried within the church of oure Ladie in

1.—“Bonny” in *Act Book*.

Eland, and my mortuarie to the vicare therof accordinge to the kinges grace actes. Item I giue and bequeath to Thomas Woode, my brother, my weddinge jackett. Item I giue to Richard Wode, my brother, my blewe jackett. Item to Georgie, my brother, my weddinge cape. The residue of all my goodes, after my dettes paid and my forthbringinge at the daye of my buriall with oder ordinarie fees, I giue and bequeath unto Alicie, my wif, and Agnes, oure doughter, whome I ordan and make my full executrices for to dispose at ther pleysoure. Thes beinge witnes present and required, Sir Paule Mayson, preste, Edwarde Brooke, John Wood, th'elder, Robert Waide, Richarde Marche.

Pr. Feb. 21, 1547, by Alice, relict, power being reserved to Agnes, daughter, in minority.

35.—ROBERT FIRTHE, CHAP. OF ELANDE.

(Reg. Test. xiii. 383.)

Feb. 13, 1547. Roberte Firthe, of the parishinge of Elande. To be buried in the churche earthe of oure Ladie in Elande. Also I bequeathe to my mortuarie as the kinges actes is. Itm. I giue to the sacrament xx^d. Itm. to Sir Hughe Gleadehill a yewe shepe. Itm. to Jennet Firthe a mett of meale. Itm. to Willm. Firthe, my sone, x^s. Itm. to John Firthe, my sone, xx^s, besides theire barne pairtes, and Jennet, my doughter, an ambre. Itm. to Jennett Firthe, doughter of Edwarde Firthe, a cobborde and xij^d of money. The residue of all my goodes not bequeathid, my dettes paide and funerall expenses deducted, I giue to Willm. Firthe, my sone, Arther, John, Margarete, Jennett, and Elsabeth Firthe, my childer, whome I maike my full executoures. Thies witnesses, Sir Hughe Gleadehill, curaite, John Hanson, James Rawnslawe, Raynolde Firthe, and Thomas Firthe.

Pr. My. 4, 1548, by William, son, power being reserved to Arthur, John, Margaret, Jennet, and Elsabeth, children, in minority.

36.—ROBERT UTLAE, CHAP. OF HEPTONSTALL.

(Reg. Test. xiii. 394.)

My. 1, 1548. Robert Utlay, of the parishe of Heptonstall. Firste and principally I giue my soule unto Almightye God, and my bodie to be buried in the chapell yerde of the same Heptonstall, and to the vicare therof my mortuarie after the kinges graice actes. Itm. I giue to Roberte Utlay, my

basterd sone, xx^s. To Grace Utlæ, my bastarde doughter, xl^s to be paide her in sexe yeres nexte comynge, euerye yere vj^s viij^d, to the hool some of xl^s be fullie contentid and paide. Also my full will is that Thomas Utley and Jennett Utlæ, my children, to haue, inioye, and receyve of one farmolde, my tenement called Lee in the holdinge of Marion Brig, sexe yeres nexte comynge after my deathe xl^s by yere save I will that Richard Utlæ, my eldest sone and heire, to haue xx^s the firste yere. Itm. I will that the said Thomas and Jennett, my children, to haue suche proffettes of corne and hae withe all other proffettes of my tenement whiche I hold at this present tyme for one hool yere after my decease. Itm. I ordane and maike the saide Thomas and Jennett to be my true executoures to dispoise as they thinke good. Thies witnes, John Crabtree, Richarde Crosley, John Utlæ.

Pr. Jun. 15, 1548, by the exors.

37.—HENRY STANSFELDE, CHAP. OF HEPTONSTALL.

(Reg. Test. xiii. 395.)

Feb. 28, 1547. Henrie Stansfeld, of Shoore in parishe of Heptonstall. To be buried in the chapell yerde of the saide Heptonstall, and to the vicar therof my mortuarie after the kinges grace actes. Itm. I giue and bequeathe to Jennett Stansefelde, my bastarde doughter, xx^s. Itm. I giue to Alice Stansfelde, my bastarde doughter, xx^s. And also I will by this my present will that Margarete, my wif, to haue and enioye my housse whiche I do dwell in withe one crofte withe all other easementes within the walles theirt belonginge duringe her lif naturall. The reuertion of all my other goodes, cattells, and dettes in whos handes so euer they bee I giue and bequeathe to the saide Margarete, my wif, whome I ordane my true executrix to dispoise as she thinkes good. Thies witnes, John Crosley, Peter Hermerodde,¹ Chrofer. Tattersall, John Lee.

Pr. Jun. 15, 1548, by Margaret, relict.

38.—RICHARD BEST, PAR. OF HALLIFAXE.

(Reg. Test. xiii. 416.)

Apr. 30, 1548. Richarde Best,² of Warley, th'elder, of hool mynde and perfite remembrance but aloneliie aiged,

1.—“Hormerod” in *Act Book*.

2.—“1548. My. 3. Richard. Best de Warley seplult.” (*Hx. Reg.*)

diseased, and seke in bodie. To be buried in the parishe church of Halifaxe or els where in hallowed ground as shall please God. Itm. I giue and bequeathe to John Best, Henrie Best, Richarde Best, and Roger Best, my sones, theire heires and assignes for euer evenly and equallye emonge them and their heires one my mease, cotaige, and all my landes and tenementes¹ holden by copie withe th'appurtenances in Warlae in the greyveshippe of Sourebie, and Northehorome within the greweship of Hiperom, the whiche I haue purchessed in fee simple of John Grenewood, Edwarde Grenewood, and Richarde Walker, and of the whiche I haue maide a surrender accordingly at the daite herof into the handes of Richarde Best, of Ovenden, and Henrie Waddisworthe, of Warlaye, tenants to the lorde, to the use and behove of the saide foure my sones and their heires for ever. Also by vertue and auctoritie of statutes and actes of parliament of willes heretofore maide, established, and ordered I giue and bequeathe to the saide John, Henrie, Richarde, and Roger Beste, my sones, their heires and assignes for ever evenly and equally emonge them and their heires all my measies, landes, and tenementes holden by charter withe th'appurtenances in Haldeworthe and Ovenden, the whiche laitellie I have purchassed and had in fee simple of the saide Richarde Walker or anye other and of the whiche saide tenementes holden by charter I haue maide and seallid to my saide foure sones and their heires for euer one deide, and haue appoynted and named by a letter of attornaye the saide Richarde Best, of Ovenden, and Henrie Waddisworthe, of Warlaye, ioyntellie and seuerallie my attornayes to deliuer possession accordinge to the effecte of the saide deide. Itm. I giue to the saide Richarde Best, of Ovenden, xiijs^s iiij^d in money and to the saide Henrie Waddisworthe an oxe stirke. Itm. I giue to Willm. Best, my seruante, my best iaket. To Brian Best annother iakket and to Henrie Best annother iakett. The residue of all my goodes after my dettes and funerall expenses of the hooll borne, maide, and sustenid, and also one annuall rent of xx^s to go oute of landes and tenementes of John Seyvill in Sidall for certain yeres yete to spend as appearithe by a deide therof maide, I giue to the saide John Best, Henrie Best, Richarde Best, and Roger Best,

1.—Jan. 30, 5 Edw. VI. Ric. Best, of Warley, by Henry Waddesworth and Ric. Best, of Ovenden, and the same Henry and Ric. Best, of Ovenden, by Henry Batt, surrendered the moiety of one close of land called Pryorroide containing 5 acres and 3 roods in Northourome, and one messuage and 6 acres and $\frac{1}{2}$ rood of land in the graveship of Soureby to the use of John, Henry, Ric., and Roger Best, sons of the said Ric. Best, of Warley, and their heirs. (*W.M.C.R.*)

that they order and dispoise therin and therwithe for the healthe of my saule and otherwise to their owne proper uses as shalbe seme them best. And also I orden the saide John, Henrie, Richarde, and Roger Best my executoures. The saide Richarde Best, of Ovenden, and Henrie Waddisworthe, supervisors. Thes witnes, Edmounde Crowther, prest, Roger Lokwood, Willm. Murgathrod, Gilbt. Nicholson, and Barnarde Smythe.

Pr. Aug. 8, 1548, by the exors.

39.—RICHARD HILLIWELL, OF NORTHOROME, PAR. OF
HALLIFAXE.

(Reg. Test. xiii. 417.)

My. 21, 1548. Richarde Hilliwell,¹ of the townshipe of Northorome in the parishe of Hallifaxe. Inprimis I giue and bequeathe my soule to God Almightye, trustinge by the merites of Christes Jhu. blissed passion forto enioye everlastinge lif, and I bequeathe my bodie to be buried in the churche yerde at Hallifaxe or where it shall please God to call me to his mercie. Itm. I giue to the vicar of the saide Hallifaxe one mortuarie accordinge to the kinges actes and statutes and as it comithe to after the porcon of my goodes. Itm. I giue to Jennet Hilliwell, my wif, the thirde pairte of all my goodes and dettes and also xl^s whiche William Sharpe doithe owe unto me the saide Richarde Hillywell, my dettes, bequeathes, and funerall expenses firste clerlie discharged. And ferther I giue to the saide Jennett Hilliwell, my wif, all my interest, righte, and title that we have in one mease and certane landes in the townshippe of Northeorome nowe in the tenure of hus the saide Richarde and Jennett. Itm. I giue to Edwarde Hilliwell, my eldest sone, xx^s, and to Elsabeth Waterhouse, my doughter, x^s. The residue of all my goodes I frelie giue to Thomas, Alice, and Agnes Hillywell, my childer, whome I ordane and make my soll and full executores of all my goodes, dettes, and bequeathes, that is to sae, that the saide Thomas, Alicie, and Agnes shall pae or cause to be paide of my hooll goodes all suche dettes as I the saide Richarde Hilliwell of righte doo owe, as more planelie shall appere by this my last will. First, unto my mother, Agnes Helliwell, v^{li}. Itm. to George Boithes xiiij^s iiij^d. Itm. to John Helliwell, my brother, vj^s viij^d. Itm. to Willm. Sayvell,

1.—“Helywell” in *Act Book*.

“1548. My. 29. Richardus Hilliwell de North^m seplult.” (*Hx. Reg.*)

for one cowe, xvj^s. Also thes be the dettes owinge unto me at the makinge herof. First, of Willm. Sayvell, of Hallifaxe, vj^{li} xiijs iiij^d. Thomas Hilliwell, of Waddisworthe in Heptonstall parishe, of loine money, xlijs iiij^d. Itm. John Dicconson, of Shelffe, xxvj^s viij^d. Itm. John Jakson, of Waikefelde, xx^s. Itm. Thomas Notter, of the same Wakefeld, butcher, vj^s. Itm. the vicare of Wathe xij^s viij^d. Itm. John Sharpe, of Northeorome, xxvj^s viij^d, to be paide at the feaste of the Natiuitie of Sancte John Baptiste nexte ensueng the date herof vj^s viij^d, and at the feaste of Sancte Martine in Winter then nexte followeng other vj^s viij^d, and at the feast of the Natiuitie of Sancte John Baptist then nexte followenge other vj^s viij^d, and at the feast of Sancte Martyne in Winter then nexte followenge other vj^s viij^d. Itm. Robert Haldesworthe ij^s. Itm. John Hardy, of Hallifaxe, xxvj^s viij^d. Itm. Edmund Marvell and Willm. Marvell, his brother sone, xiijs iiij^d. Itm. Thomas Sutcliffe, of Waddesworthe in Heptonstall parishe, ij^s. The whiche dettes paide and bequestes fulfillid and done, withe my funerall expenses to all persones bequeathid, the residue of all my goodes I frelie giue to thes my saide executores. Itm. I make supervisoures Willm. Savell and Georgie Boithes. In witnes herof to this my laste will I haue setto my seale and maide my crosse withe my proper hande at Omblertorne. Thes witnes, John Hilliwell, Willm. Criar, Willm. Shairpe, Richarde Otes, William Saltonstall, preste.

Pr. Aug. 8, 1548, by Thomas, Alice, and Agnes Hilliwell, children.

40.—RICHARD MYCHELL, PAR. OF HALLIFAXE.

(Reg. Test. xiii. 423.)

My. 14, 1548. Richarde Michell, of the Hie Grenewood in the parishe of Heptonstall. To be buried within the churche of th'afforesaide Heptonstall. Also I ordane and maike Isabell Michell, my wif, and Jennet Mychell, my daughter, myne executoures, unto whome I giue all my hooll goodes, cattelles, and dettes. And if it please God my saide wif at this present tyme to be withe childe, that then the same childe when God shall send it into the worlde shall stonde and bee full executor withe my saide wif and Jennet, my daughter, all whiche saide goodes, cattelles, and dettes I will they be equallie and evenlie devided unto the saides Jennet, my daughter, and suche childe as my saide wif shall be deliuerid of, as is said, my children and executoures. And I will the saide Isabell, my

wif, require nothings concernynge myne executrixship but to holde her content withe her thirde onelie, and my funerall expenses and all my dettes whiche I owe to be taken and paide by my saide executoures of and opon all my saides hooll goodes, cattels, and dettes. Also I will and give unto my saides too yonger children, Jennett Mychell and the other when God shall sende it, and to their assignes all my meswagies, landes, and tenementes, etc. in Heptonstall holden by copie duringe th'end and terme of twentie yeres fullie complete next after my decease to th'usse, prefarment, bringinge up, and marriedge of the same children, the whiche saide landes and tenementes I haue surrenderid accordingelie, deductinge alwaes duringe the saide terme of twentie yeres xxvj^s viij^d towarde the kepinge and findinge of Willm. Michell, myne heire and eldest sone. And if it fortune aither of my saides yonger children to die or in this worlde not to haue lif naturall that then his or her pairte so decessed to remane to the other whiche then shalbe on live. Also I will and desire my brother in lawe John Hawlstede, of Windlehouse, and my cosen, Robert Horsfall, of Stansefelde Hawll, to haue the custodie, gouernance, and kepinge of my saides twoo yonger children and to haue, taik, and perceave immediately after my decease all the issues, farmes, proffettes, and rentes cominge and grewenge of, in, and opon all my saides meswagies, landes, and tenementes, etc. in Heptonstall aforesaide unto th'end and saide terme of xx yeres to th'usses and ententes beforesaide; and the saides John and Roberte to be bounde by obligacon withe sufficient suertie for the payment of all the saides issues, proffettes, farmes, and rentes to th'use of my saides yonger childerne when they or aither of them comithe to lawfull aidge. Also I ordane my father in lawe, John Hawlstede, my cosine, John Greenwood, of Grenewodlie, myne uncle Thomas Mychell, and my brother Willm. Mychell the supervisoures of this my present will. Thes witnes, John Hawlstede, John Greenwood, of Colden, John Greenwood, of Grenewodlie, Roberte Horsefall, of Stansfelde, Thomas Mychell, John Crabtrie, of Widope.

Pr. Oct. 1, 1548, by Isabell, relict, and Jennet, daughter.

41.—LAURENCE ROBERT, CHAP. OF HEPTONSTALL.

(Reg. Test. xiii. 487.)

Feb. ult., 1548. Laurence Robert, in the parishe of Heptonstall. To be buried in the chapell yerde of the

saide Heptonstall, and to the vicar therof my mortuarie after the kinges graice actes. Item I bequeathe to Roberte, my sone, my reade iaket and litle quye besides his childes parte. The reuersion of all my other goodes, my dettes paide, I giue to Agnes, my wif, William, John, Nicholes, and Robt., our sones, and my farmolde duringe the terme to be equally deuyded emonges theme. Itm. I ordane and maike the saide Agnes, my wif, Willm., John, Nicholes, and Robert, ower sones, to be my true executores to dispoise as they thinke. Thies witnes, John Estwood, John Robertshae, John Crosley, and Thomas Tompson.

Pr. Apr. 1, 1549, by Agnes, relict, William, John, Nicholas, and Robert, sons.

42.—RICHARD HELLIWELL, CHAP. OF HEPTONSTALL.

(Reg. Test. xiii. 492.)

Mar. 22, 1548. Richarde Hellywell, in the parishe of Heptonstall. To be buried in the churche yerde of the said Heptonstall, and to the vicar therof for my mortuarie accordinge to the kinges graces actes. Also I bequeathe to John Helliwell, my sone, xx^{tie} shepe ouer and besides his childes pairte. The reuersion of all my other goodes I giue unto Elsabeth, my wif, Thomas, John, Margarete, Alice, and Isabell Hellywell, our childerne, whome I do ordane and maike my executors to dispoise for the healthe of my soule as they thinke good. Thes witnes, John Horsfall, Robert Horsfall, Willm. Aycroyd.

Pr. My. 8, 1549, by the exors.

43.—GEORGE RAMESDEN, PAR. OF HALLIFAXE.

(Reg. Test. xiii. 535.)

Oct. 16, 1548. George Ramesden, of Merebent in the parishinge of Elande. To be buried in the churche or chapell yerde at Elande. Also I giue unto the vicar my mortuarie accordinge to the kinges moste graciouse actes. Itm. I giue unto the thre children of my sone John Ramesden, that is to sae, Elisabeth, Agnes, and George, my saide sone John children, all my goodes bothe moveable and unmoveable sayvinge xl^s and one bed whiche I giue unto ¹Ramesden, doughter of my saide sone John. Also I giue unto the said thre children all the rent comynge owte of one plaice called Slaik, whiche is fower markes a yere, forto goo to their proffettes. Also I will that

in caise be that if any of the said children die before they come to lawfull aige or succoure that then their childes pairtes to remayne to thoise children that bee then in life, and if God doo taik to his mercie too of them or they come to their aige or succoure I will then that all the sayde goodes shall remayne to the one childe beinge in lyve. Also I will that in caise be that my sone Gilbert haue noo heres of his bodie lawfully begotten that then the landes called Sikehouse, which the saide Gilbert haithe now in possession, shall remayne to George Ramesden, sone of John Ramesden, and to his heires for euer. Also I will that in caise be that if the saide landes discende and fall unto George Ramesden aforesaid, sone of John, by inheritaige, that then the said George shall pae or cause to be paid to his too susters, Agnes and Elisabeth, all his childe pairte whiche he had within the spaice of three yeres nexte after his entringe unto the saide landes. Also I make Richarde Eldill¹ and Gilberte Ramesden, my sone, my executores. Thes beinge witnesses, Sir Richarde Leiche, George Lome, John Holrode, and Allan Hopkynson.

Pr. Jun. 27, 1549, by Gilbert Ramesden, son, exor., Ric. Eldill,¹ co-exor., altogether renouncing execution of the will.

44.—JENNET HORSFALL, CHAP. OF HEPTONSTALL, WIDOW.

(Reg. Test. xiii. 536.)

Mar. 25, 1549. Jennett Horsfall, in the parishe of Heptonstall, widue. To be buried in the churche yerde of the saide Heptonstall, and to the vicare therof for my mortuarie accordinge to the kinges graces actes. Also I giue and bequeathe to Jennett Dryver xl^s. To Margarete Dryver a quie. The reuersion of all my oder goodes and dettes I giue to Jennett Horsfall and Agnes Horsfall, whome I doo constitute and ordane to be my executrices, to dispoise as they thinke good. Thies witnes, Henrie Sutcliffe, Roberte Waddesworthe, Richarde Wilkynson.

Pr. Jun. 27, 1549, by the exors.

45.—EDWARD TATTERSALL, PAR. OF HALLIFAXE.

(Reg. Test. xiii. 550.)

Jun. 4, 1549. Edwarde Tattersall,² of Sowerbie in the parishe of Hallifaxe. To be buried in the churche or

1.—“Gledill” in *Act Book*.

2.—“1549. Jul. 4. Edwardus Tattarsall de Sourby sepult.” (*Hx. Reg.*)

churche yerde at Hallifaxe or els where it shall please God of his goodnes forto call me to his mercie. Itm. I giue to Agnes Prestlae one cowe. Itm. I giue unto Thomas Prestlae x^s. Itm. I giue to Elsabeth Tattersall xl^s. To Elsabeth Tattersall, my doughter, for the full contentacon and paymente of her marriedge good, five markes. Itm. I giue to Robert Tattersall, my sone, x^s. Itm. to Edwarde Tattersall, my sone, my wholl tacke and terme of my farmolde whiche I nowe holde and dwell in callid Fildehouse and also twoo oxen and too paire of walker sheres. Itm. I giue to my thre doughters, Agnes, Alice, and Elsabeth, euerie one of thame, xl^s, and they so to be content withe it withoute any further clamynge of anye thinge. The residue of all my goodes not given and unbequeathid I frelie giue to Edmonde, Edwarde, and Willm. Tattersall, my sones, whome I ordane my executores, they to pae my dettes and bequestes and bringe me furthe at my depairtinge as shalbe for their honestie. Itm. I ordane Richarde Carter and James Robynson supervisors. Thes witnes, John Hoill, John Nicholl, prest, Willm. Saltonstall, curaite at Hallifaxe.

Pr. Sep. 9, 1549, by the exors.

46.—MARGARET SHAWE, PAR. OF HALLIFAXE.

(Reg. Test. xiii. 551.)

Apr. 22, 1549. Margarete Shawe,¹ of Mydgelaie in the parishe of Hallifaxe, widue, laite wif of Edwarde Shawe, deceasid. To be buried in the churche or churche yerde at Hallifaxe or els where it shall please God of his goodnes to call me to his mercie. Itm. I giue to Gilbert Shawe, John Shawe, and Thomas Shawe, my sones, all my hooll goodes, bothe moveable and unmoveable, whome I ordane my executores, and they forto bringe me furthe at my depairtinge as shalbecome them. Thes witnes, Richarde Sonderlande, Willm. Farrowe, Willm. Mydgelae, John Deyne.

Pr. Sep. 9, 1549, by the exors.

47.—ROBERT ANLEY, OF ELAND.

(Reg. Test. xiii. 572.)

Feb. 16, 1548. Robert Anley, of the parishe of Eland. To be beried in the churche garthe of our Ladie in Eland.

¹ — "1549. My. 8. Margaret uxor Edward. Shawe de Midgley sepult." (*Hx. Reg.*)

Also I bequeath to the vic. to my mortuarie as the kinges grace actes is. Also I bequeath to Beatrice, my wif, and Margarete, my doughtor, the take of my fermold, whiche take I tooke of Edmunde Towneend, of the Sowewod. The residue of all my goodes not bequeathed the whiche were myn at the daye of my deathe, my dettes paid and funerall expenses deducted, I gif and bequeath to my wif and my doughtor aforsaid, whome I make my full executrices. Thies wittenes, Sir Hewe Gledhill, curate, Edward Denton, John Smythe, Robert Jagar.

Pr. Feb. 10, 1549, by Beatrice, relict, power being reserved to Margaret, daughter, in minority.

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48.—JAMES OTES, OF HALIFAX.

(Reg. Test. xiii. 573.)

Dec. 13, 1549. James Otes,¹ of the parishe of Halifax. To be beried in the churche yerde at Halifax. Item I will that I be brought furthe at my departing of all my goodes as be semeth. Also I bequeath to Elsabeth Whales xl^s, and Nicholas Hird to haue the money till she be xxij yeres of adge, and then she to haue of the said Nicholas liij^s iiij^d. Also I bequeath to the childer of Thomas Speke the sum of iij^{li}. Also I bequeath to the childer of Nicholas Hirde other iij^{li}, and boith to be paid of my hooll goodes. Also I bequeath to the childer of John Crother, Margarete and Elsabeth, either of them, x^s of my hooll goodes, and the money to remane with Elsabeth, my wif, as long as she doith lyve. Also I bequeath to James Otes, my son, althinges that belongeth to the draight with all the yrre gere that belongeth to the howse, ij arkes, on greate pan, on langcettill, iij pare of bedstokes and on pare of lomes. Also theire is in the handes of Richard Sikes the sum of xvij^s, whiche I will yt my executors shall receyve it. Also theire is in the handes of John Battes, of Rowley in the towneshipe of Sowrebie, ix^{li} xiiij^s iiij^d of true dett, the whiche dett I bequeath to Nicholas Hirde, Thomas Speke, and John Crother, and euery on of them to haue in like. Also all the reste of my goodes I bequeath to Eliz., my wif, and

1.—“1549. Nov. 21. James Ottes de North^m seplult.” (*Hx. Reg.*) Occurs amongst the entries for the month of Dec. Nov. is probably an error for Dec.

Apr. 22, 4 Edw. VI. James Otes, son and heir of James Otes, paid viij^s heriot for one messuage, $\frac{1}{2}$ bovate of land, 5 roods of roidland, and 6 acres of land lying in a close called Wynneroide, and 6 acres and $\frac{1}{2}$ rood of land lately taken from the lord's waste, with the buildings thereon, in graveship of Hyperome, after the death of the said James, father of the said James. (*W.M.C.R.*)

Isabell, my doughtour, the whiche I orden my full executrices. Thies wittenes, Ric. Northende, prest, Ric. Brighowse, Briane Otes, and Richard Otes. Moreouer I bequeath to James Otes, my son, all the tymber that lieth aboutes or within the howse it beyng newe.

Pr. Feb. 10, 1549, by the executrices.

49.—GEORGE FORNES, CH. OF HEPTONSTALL.

(Reg. Test. xiii. 573.)

Nov. 2, 1549. Georgie Fornes,¹ of Ayryngden in the parishe of Heptonstall. My bodie to [be] beried in the churche of the said Heptonstall, and for my mortuarie theire I gif iij^s iiij^d towards reparacons of the same churche, and to the vicar therof for my mortuarie accordding to the kinges gracie actes. Item I gif unto Thomas Fornes, my son, xx oke trees whiche standdith nere Holyns land in Blake Wood. Item I gif unto Thomas Fornes, bastardson of Richard Fornes, my son, xx^s. The reuersion of all my other goodes and dettes I gif and bequeath to Thomas Fornes, my son, whom I orden and maike my true executor to dispose for t'helthe of my saull as he thinkes good. Thies wittenes, Robert Hemyngwaye, Richard Fornes, John Sutill.

Pr. Feb. 10, 1549, by Thomas Fornes, son.

50.—JOH'IS² THORPE, OF LIGHT CLIF.

(Reg. Test. xiii. 573.)

Dec. 24, 1549. Joh'na Thorpe,³ of Lightclif, in the parishe of Halifax, widdo. To be beried in the churche yerde of Halifax, and I bequeath for my mortuarie accordding unto the actes of our soueryng lord the king for that purpose established, enacted, and maid. And I gif and bequeath to John Thorpe and Margarete Thorpe, my childer, all my goodes equally to be diuided betwixt them. And I will that the said Margarete, my doughtor, and her parte be put to John Wilton, of Brighowse, or as my frendes thinke the best for her to be ordered. And I orden the said John and

1.—Apr. 21, 4 Edw. VI. Ric. Fournes, son and heir of George Fournes, paid iiij^s heriot for 9 acres of land with the buildings called Boythous in Blakwod, in graveship of Soureby, after the death of the said George, father of the said Ric. (*IV. M. C. R.*)

2.—*Sic.*

3.—"1549. Dec. 28. John. Thorpe de Hiperom' sepult," (*Hx. Reg.*)

Margarete, my childer, my full executours. And I ordeyn and make William Thorpe and Edward Dobson supervisors and maynteners of this my last will and testament to se that noman do my said childer any wrong, and I will that they haue their costes and chardges borne at all tymes if they be put to any concernyng the premisses and bifore expressed. And I will that the said William and Edward, my supervisors, be good to my said childer, John and Margarete, in the recepte and obteynnyng of thies my dettes heryn specified and named. Furst, James Haley, of Halifax, x^{li}. John Croder, of Warley, xv^s. Richard Northende, of Hipperon, xiiij^s. Richard Heptonstall, of Cliftoune, vj^s viij^d. Ric. Nailer, of Scoles, vij^s. John Holdesworth, of Hoill, vj^s. John Barowcloughe, of Houssege, iiij^s. Ric. Brodley, of Thornyalles, xx^d. Isabell Fornes, of Halifax, widdo, xiiij^s iiij^d. Christofer Medley, of Brighowse, vij^s. John Michell, of Halifax, xx^s. It. Thomas Arondell, of Shipden, xij^d. Thies wittenes of all the premisses, Nicholas Appilyerde, William Thorpe, Nicholas Brodley, John Thorpe, Edward Dobson, and William Baker.

Pr. Feb. 10, 1549, by John and Margaret Thorpe, children.

51.—JOHN WADDESWORTH, PAR. OF HALIFAX.

(Reg. Test. xiii. 573.)

Mar. 6, 1548. John Waddesworthe, in the parishe of Halifax. To be beried in the churche yerde at Halifax.¹ Item I bequeath all my goodes and cattall to Magarete, my wif, and to Agnes, my doughtor, whome I ordeyn and make my executrices, and they for to haue all my said goodes equally diuided betwixt them accordding to the lawe, and they to paye my dettes. Item I make supervisors of this my will, Henry Waddesworthe, Gilbert Waddesworthe, and Edward Brukebanke, whome I faithfully desire and also chardge that they se this my will fulfillid accordding to equitie and right; and I gif full auctoritie by this my last will to the said Henrie, Gilbert, and Edward forto take the childe and his² goodes and to order them boith as they thinke but according to reason and consciencie. Thies wittenes, Ric. Saltonstall, Gilbert Dayn. Prouided that if it forton Agnes, my doughtor, forto decesse before she com to her lawfull adge that then suche parte of her goodes as

1.—No entry found in the Burial Register at Halifax.

2.—*Sic*.

is spared of bringyng her upe forto returne to her mother if she then be on lif.

Pr. Feb. 10, 1549, by Margaret, relict, power being reserved to Agnes, daughter, in minority.

52.—JOHN TOWNEND, CHAP. OF ELAND.

(Reg. Test. xiii. 573.)

Sep. 9, 1549. John Thownende, of the parishe of Eland. To be beried in the church yerde at Eland or els where it shall please God of his goodnes to call me to his mercy. Item I bequeath to the vicar of the said Eland one mortuary accordding to the kinges gracis actes and statutes ordined for that same. The residue of all my goodes, my dettes paid and dischardged and my funerall expenses clerelie dischardged, then the residue I frelie gif and bequeath unto Christabell, my wif, and John Dicson, my son in lawe, whome I orden my executours. Thies wittenes, Henrie Prestley, John Romesden, Robert Dicson, Ric. Townend.

Pr. Feb. 10, 1549, by the exors.

53.—RICHARD HELEWELL, CHAP. OF HEPTONSTALL.

(Reg. Test. xiii. 578.)

Apr. 20, 1549. Richard Helewell, of Whit Lee within the parishe of Halifax. To be beried in the churche yerde of Heptonstall, and to the vicar therof for my mortuarie accordyng to the kinges gracie actes. Also it is my will that Isabell, my wif, Thomas, Richard, Gilbert, Johne, William, Elsabeth, and Isabell, our childer, to haue and enyoie all my landes and tenementes within the towneshipe of Mydgeley, with all the profittes comyng and grovyng theropon unto th'end and terme of ten yeres be fully expired and ended. Also I will that Richard Helewell, my sone, haue my fermold at Walshay if my landes lord be content therwith. Item it is my will if there be any of my said childer be not content to abide with their moder that then he, she, or they so goyng within the said ten yeres to haue their childes parte or portion of the goodes at the sight of Richard Waddesworthe, John Grenewod, of Colden, Thomas Grenwod, his broder, Ric. Drapar, of Michomroode, Richard Shawe, of Mydgeley, whome I orden to be supervisors of this my present will. My dettes paid and all funerall expenses, I constitute Isabell, my wif, Thomas,

Richard, Gilbert, John, William, Elisabeth, and Isabell Helewell, our childer, to be my true executours to dispose for the helthe of my saull as they thinke good. Thies beryng wittenes, the aboue named Ric. Waddesworthe, John Grenwod, Thomas Grenwod, Ric. Drapar, Richard Shawe.

Pr. Feb. 24, 1549, by Isabell, relict, Thomas and Richard, sons, power being reserved to the rest.

54.—EDWARD HOPPAY, OF WAKEFELD.

(Reg. Test. xiii. 595.)

My. 10, 1548. Edwarde Hoppaye, of Wakefeld, but nowe within the parishe of Halifax and within the towneshipe of Skyrccote, yoman. Furst I comitte me unto God and to his mercy, trustyng undoubtedly that by his mercy, gracie, and the merites of Jesus Christe I haue and shall haue remission of my synnes and resurrection of bodie and saull. I beleve that my Redemer lyveth, and that at the last daye I shall arise out of the erthe and in my fleshe shall se my Saviour. This my hoope is laid up in my bosome unto the last daye that I and all other faithfull shall appere bfore the maiestie seatte of God and our Saviour Jesus Christe, whiche throughe his death and passion shall bryng hus to his kyngdome theire to lyve with God, the Fader, God, the Son, and God, the Holie Goost, three persones and on God. And towchyng the welthe of my saull, the faith that I haue takyn and reherced is sufficient as I beleve without any other mans worke or workes. My beleve is that there is but one God and on mediator betwixt God and man, whiche is Jesus Christe, so that I accepte non in hevyn, neither in erthe, to be my mediatour betwixt God and me, but he onlie. And towchyng the beriall of my bodie I will that it be laid emong the congregation of Christen men departed at the discretion of my executor. And towchyng the distribution of my goodes, my purpose is to bestowe them that they may be accepted as the fructes of faithe, so that I do not suppose that my merite be by bestowyng of them, but my merite is faithe in Jesus Christe only, by whiche faithe suche workes er good accordyng to Christe wordes. Mathew 25 C. "I was hungre and thou did gyve me meate" etc. And it folowithe, "that ye haue done to the lest of my brether, you haue done it to me." A good warke maketh not a good man, but a good man makith good workes. For a righteouse man lyveth by faithe. And thus I rest in consciencie concernyng my faithe. Also I will that suche dettes as I owe of right and consciencie be well and trulie

paid by my executours, Edwarde Hoppaye, my son and heire, William Wilkynson, John Saltonstall, and Michael Ootes. Also I bequeath to the poore mens box at Wakefeld vj^s viij^d. Also I bequeath to Matthew Hoppaye, my godson, on macer and one dosson siluer spoynes. Also I bequeath to my sones in lawe, William Wilkynson, John Saltonstal, and Michael Ootes on chist, on arke with a flatt lid, a fedder bed, a mattres, a couerlett, a bed coueryng, a pare [of] blankkettes, a pare [of] sheites, my whissynges, my table napkynges, and on twill towell. The rest of my goodes not bequest, as be thies somes hereafter foloing, iij^{li} vj^d in my chist at Wakefeld, and xiiij^s of paise money in the same chist, and x^{li} in the custodie of Agnes, my wif, with suche other I gyve to my executours afore named. Recordes, Thomas Hebilthwaite, Thomas Hooll, Edward Hertley, Robert Loge.

Pr. Nov. 15, 1549, by Edward Hoppaye, William Wilkynson, John Saltonstall, and Michael Otes, exors.

55.—HENRY FERROR, PAR. OF HALLIFAXE.

(Reg. Test. xiii. 597.)

Jun. 25, 1548. Henrie Ferror,¹ of Ewewood. To be buried within the churche of Heptonstalle, and my mortuarie to the vicare therof accordinge to the kinges statutes ordenid for that purposse. Also I ordane and make Agnes Ferrore, my wif, and Agnes Ferror, my yongest dowghter, myne executrices, unto whom I giue all my hooll goodes and cattalles and dettes. Also I will and giue unto the saide Agnes, my wife, and Agnes, my daughter, and to their assignes, all those my mesuagies, landes, tenementes, medowes, woodes, pastures, rentes, reuersions, and seruices withe th'appurtenances in Midgelaie called the Overr Wheytteleyghe, nowe in the tenures of me the said Henrie Ferror, Robte. Helywell, John Hyen, Thomas Helywell, Chrofer. Helywell, and Henrie Gawmforthe, becavse they ar holden by sokcaige tenure unto th'end and terme of xj yeres be fullye complete and ended nexte imediately after my decease, to the use, prefarmente, and mariage of the saide Agnes, my daughter, and towards the painge of my dettes. Also I orden John Ferror, of the Elffaburghe, John Horsfall, of Stoythlaye, Willm. Ferror, and Henrie Ferror,

1.—This is the earliest will we have of a Farrer of Ewood, a family of some importance in the parish.

my sones, the supervisoros of this my present will. Thies witnes, John Ferror, of Averode, Henrie Gawmfforthe,¹ Robert Bentlaie, clerke.

Pr. Nov. 26, 1549, by the executrices.

56.—HENRY ILLINGWORTH, OF OVYNDEN.

(Reg. Test. xiii. 605.)

Feb. 8, 1549. Henrie Illingworthe,² of Ovynden in the parishe of Halifax. To be beried in the churche yerd of Halifax, and my mortuarie to the vicar theireof accordding to the kinges gracie actes and statutes ordined for that purpose. Also I gif to Isabell, my wif, the hooll thirde parte of all my landes, goodes, and dettes accordding to the auncient and lawdable custome of this realme of England. And the residue of all my goodes and dettes, my funeral expenses maid and done and my dettes paide, I gif unto Isabell, my doughtor, th'one half therof, and the other half unto John. and Elene, my basterd childer, equally to be diuided betwixt them, whiche Isabell, my wif, and Isabell, my doughtor, I orden my executrices to dispose for the helthe of my saull and theire most profit. Also by the auctoritie of the kinges gracie maiestie estatutes and actes establisshed concernyng the gift of landes in fee simple by will I gyve and will unto the said Isabell, my doughtor, and to her heires for euer all my messuagies, landes, and tenementes, etc. in Ovynden, now in th'occupacons of me the aforsaid Henrie or my assignes; and if it happyn the said Isabell, my doughtor, to decesse with out isshue of her bodie lawfullie begottyn that then the said Isabell, my wif, shal haue the on half of all the said messuagies, landes, tenementes, etc. duryng terme of her lif naturall, and the other half to remane and come unto John. and Elene Illingworth, my bastard childer. And after the decesse of the said Isabell, my wif, then all my hooll messuagies, landes, and tenementes to be equally diuided betwixt the said John. and Elene and to theire heires of theire bodies lawfully begottyn. And if it happyn either the said John. or Elene to decesse without isshue of their bodies lawfullie begottyn then the other beyng on lif to haue all the premisses for euer, and of all the whiche said messuagies, landes, and tenementes I haue maid and yeven to the said

1.—“Bawmefurth” in *Act Book*.

2.—“1549. Feb. 25. Henry Illyngeworthe de ead' (Ovenden) sepult.” (*Hx. Reg.*)

Isabell, my doughtor, a good and lawfull estate by deide with warantie agaynst all persones as by the same more playnly may appere. Also I will that Isabell, my wif, shall haue, take, and perceyve imediatlie after my decesse all the isshues, fermes, profettes, and rentes comyng and grovyng of, in, and opon all my said messuagies, landes, tenementes, etc. in Ovynden aforsaid towards fynddyng and bryngyng upe of the said Isabell, my doughtor, unto she come and be of lawfull adge, or otherwise to be married; and also further to haue the rule, order, custodie, and kepyng of her with the counsell of Dionise Illingworthe, William Illingworthe, and Robert Heirde, whome I make supervisours of this my last will. Thies wittenes, Ric. Smythe, John Illingworthe, William Weitton.

Pr. Mar. 17, 1549, by Isabell, relict, power being reserved to Isabell, daughter, in minority.

57.—JOHN MARSHALL, CHAP. OF ELAND.

(Reg. Test. xiii. 609.)

Jul. 8, 1549. John Marshall, of the parishe of Eland. To be beried in the churche or churche yerde of our Ladie in Eland. Also I bequeath to the vicar to my mortuarie as the gratiouse kinges actes is. Also I bequeath to Gilberte, my broder, a russett jackett, a chamlett coote, a pare of blake hoise, and a lang settill. Also I bequeath to Alicie, my suster, a hyve and iij^s iiij^d in money. It. I bequeath to Elsabeth Marshall, the doughtor of Gilbert aforsaid, vj^s viij^d. It. I bequeath to Elsabeth, my sister, and to William, her son, iij^s iiij^d. It. I bequeath to Alicie Hepe, my seruante, xij^d. It. I bequeath to Robert Longwod, my seruante, viij^d. To Agnes Marshall, the doughtor of Gilbert aforsaid, xij^d. To John Marshall, the son of Georgie Marshall, xij^d. To Margarete Marshall, the doughtor of Georgie aforsaid, xij^d. It. I bequeath to John, my sone, for heirelomes within my house, on spruce counttar, a langsettill, a side burde with al the bynkes in the house, a prasure, a bed, a long chiste and a shorte chiste, an ambre and an other side borde, a greate arke in the nedder parlour, a copburd, a loft bed, and a whele bed in the nedder chamber, too loft bedes and a whele bed in the shoppe, a pare of lomes in the mylke-house, a greate panne. The residue of all my goodes not bequeathed, my dettes paid and funerall expenses deducted, I gif and bequeath to Alicie, my wif, and John, my son,

whome I make my full executours. Thies wittenes, Sir Hughe Gledell, curate, Thomas Sayvell, Gilberte Smythe, Nicholas Brookebanke, Edmund Marshe.

Pr. Apr. 22, 1550, by Alicie, relict, and John, son.

58.—GEOFFREY RAMESDEN, PAR. OF HALLIFAXE.

(Reg. Test. xiii. 624.)

Feb. 14, 1549. Gefferae Ramesden, of the parishinge of Elande in the vicarege of Hallifaxe. To be buried in the churche ertth of our Ladie in Elande. Also I bequeathe for my mortuarie as the kinges actes ys. Also I bequeathe to John Ramesden, my sone and heire, to be heirlomes, ij scledles, a plughe, a narke, a counter, a lange settill and a kiste. The residue of all my goodes, my will fulfilled and my dettes paide, I giue to Elsabeth, my wif, that she haue her thirde pairte and my childer the other too pairtes, excepte the legacie and funerall expenses taiken oute of the said too pairtes for their costes and laboures withe the executores; and John Ramesden, my sone and heir, to haue their goodes to euerie childe be of good discrecon to rewle their owne as it canbe thoughte by the discrecon of suche frendes as I haue left for their behove, except they that be nowe of discrecon. Over and beside I will and comand that John Ramesden, my sone and heir, giue unto euerie childe that I haue of my lands xl^s at suche tyme and yeres as the said frendes shall thinke convenient at their aige and necessitie. Itm. I orden Elisabeth Ramesden, my wif, and John Ramesden, my sone, the executores of my will. Thies witnes, Sir Hughe Gledill, curaite, Willm. Ramesden, John Bothomeley, Thomas Woodheade, Brian Wormall, and John Ramesden.

Pr. My. 5, 1550, by the exors.

59.—RICHARD SLADON, PAR. OF HALLIFAXE.

(Reg. Test. xiii. 637.)

Apr. 14, 1550. Richarde Sladon,¹ of Midgeley in the parishe of Hallifaxe. To be buried in the churche yerde at Hallifaxe or in what other plaice it shall pleas God Almightye to call me to his mercie. Itm. I giue to the vicar of the sayme churche suche parte of my goodes in

1.—"1550. Apr. 23. Ric. Sladen de Mydgeley sepult." (*Hx. Reg.*)

the nayme of my mortuarie as by the kinges statutes of Englande in that caise is provided and statuted. Itm. I will that all my dettes be truely paid. Itm. I giue to my executores, Margarete, Agnes, and Issabell, my daughters and children and hers, all my hooll landes and tenementes etc., whiche at this presente daye and date herof I stande sooll seased, or any other standes seased to my use, in Mydgeley or els where in the countie of Yorke to be had and holden unto the saide Margarete, Agnes, Isabell, my children and cohers, of the cheyffe lordes of that fee by seruice therof due and accustomed frome the daye of my deathe to them and their heires for euer. Itm. I giue to the saide Margarete, Agnes, and Isabell, my children, all and singuler my totall goodes as well reall as personall withe dettes ingenerall, alwaes prouyded that my dettes be paide as is beforesaide. I ordane the saide Margarete, Agnes, and Isabell, my children, my hooll executores. Also I ordane and maike my overseares of this my will, John Mawde, Richarde Mawde, John Wheateley, of Ovenden, and Edward Mawde, of Hele. Thies witnesses, John Midgeley, Rycharde Pachet, Richarde Shaye, John Shaye, Robert Midgeley, John Deane, and John Deane, and other, as Roberte Thomas.

Pr. Jun. 16, 1550, by the exrixes.

60.—JOHN DENTON, PAR. OF HALLIFAXE.

(Reg. Test. xiii. 638.)

Apr. 26, 1550. John Denton,¹ of the townshipe of Ovenden in the parishe of Hallifaxe. To be buried in the churche yerde at Hallifaxe, and I bequeathe to the vicar of the saide churche suche pairte of my goodes in the nayme of my mortuarie as the kinges actes and statutes doithe appoynte for the sayme purposse. Itm. I giue all my whooll raymente to Thomas, my sone, Richarde Yngame, Willm. Denton, Richarde Denton, Henrie Yngegame, and Gilbert Denton, equally to be deuyded emonges them. Itm. I make Mergarete Denton, my wif, my full executrix, unto whome I frelie giue all my hooll goodes and cattell with all my dettes, and she to paie all my dettes and bringe me furthe at my depairtinge as shalbe semyng. Thies witnes, Chrofer. Denton, father of the foresaid John Denton, Rycharde Yngame, Richarde Denton.

Pr. Jun. 16, 1550, by the relict.

1.—"1550. My. 5. John Denton de Ovenden sepult." (*Hx. Reg.*)

61.—ROBERT HAWLE, PAR. OF HALLIFAXE.

(Reg. Test. xiii. 639.)

Jan. 20, 1549. Robte. Hawll,¹ of the townshippe of Northorome in the parishe of Hallifaxe. To be buried in the churche or churche yerde at Hallifaxe, and I bequeathe to the vicare of the same churche one mortuarie accordinge to the kinges actes and statutes ordenid for the sayme purposse. And I assigne my tacke of all my farmolde in the said townshippe of Northorome nowe in myne owen tenore unto Margarete, my wif, after my decease, to haue and to holde to her owen proper use for all the spaice and terme of her lif naturall if she contynewe in her widue heade and unmarried. And I assigne by this my laste will all my saide tacke and farmolde with all my housesinge, landes, etc. whiche I haue, holde, and have taken of John Gledhill of the saide townshippe of Northorome, after the decease or deathe of Margarete, my wife, or when she the saide Margarete shall happen or fortune to be married, to Thomas Hawle, my sone, and to his heires lawfully begotten. And if it fortune the saide Thomas to die or departe withoute ishue of his bodie lawfully begotten, then I will the saide tacke and premises goo and retorne holly unto Abraham, my sone, and to his heires lawfully begotten duringe all my saide terme, and for defalte of suche issue to retorne to Michael Haule, my sone, and to his heres lawfully begotten, and for defalte to the righte heres of me the saide Robte. Haule duringe the said terme. Itm. I orden Margarete, my wif, Michael, my sone, Sibell, Margarete, and Jennet, my daughters, my executores that they bringe me furthe at my depairtyng of my hooll goodes as shalbe semyng. And then I will that Margarete, my wif, haue the thirde pairte of the residue of all my goodes and all the dettes aither, my goodes and dettes then to [be] equally deuyded emonges Michael, Sibell, Margarete, and Jennett, my other executores. Itm. I make supervisors Richard Bentley and Richard Haldesworth. Thes witnes, John Haldesworth, James Staneclif, Willm. Saltonstall, curaite of the saide Hallifaxe.

Pr. Jun. 16, 1550, by Margaret, relict, and Margaret and Jennet, daughters, power being reserved to Michael and Sibell, children, co-exors.

1.—“1550. My. 24. Robert Hawll de North^m sepult.” (*Hx. Reg.*)

62.—WILLIAM POTTERTON, OF WARLEY.

(Reg. Test. xiii. 654.)

Aug. 11, 1550. William Pottarton,¹ of the townshipe of Warley in the parishe of Halifax. To be beried in the churche or churche yerde at Halifax. Also I gif to Jenett, my wif, and her assignes all my interest and title of on tenement in Addingham, whiche I haue takyn of Sir William Vavasour, knyght, as more playnlie doith appere by writyng and lease. Item I gif all my goodes and dettes unto Jenet, my wif, Alicie, Thomas, Agnes, Elisabeth, and William Pottarton, my childer, whome I ordeyne and makes my full and lawfull executors, that Jenett, my wif, haue her thirde and then the residewe of all my goodes and dettes equaly to be diuided emonges my childer. Item I will that Jenett, my wif, haue the custodie of all my childer and their goodes unto they comto lawfull adge or honest mariadgie, and if forton be that on, ij, or three of my childer dye or they comto lawfull adge or honest mariadgie I will that my wif and the other childer haue his or their partes equalie diuided emong them: provided alwayes, that if it forton Jenett, my wif, after my decesse to marie to any man or to departe out of this mortale lif, as all is at the will of God, then I will that John Murgateroode, Gilbert Wade, Briane Waid, and Edward Saltonstall haue the rewle and gouernnance of all my childer and their goodes unto they comto lawfull adge or honest mariadgie. Item I make Thomas Hardwike, of the parishe of Giesley, supervisor. Thies wittenes, Ric. Ootes, William Saltonstall, curate at Halifax.

Pr. Oct. 2, 1550, by Jennet, relict, power being reserved to Alice, Thomas, Agnes, Elisabeth, and William Potterton, children, in minority.

63.—ALICE BOTHOMLEY, OF SOUREBY, PAR. OF HALIFAX.

(Reg. Test. xiii. 682.)

Jan. 4, 1541. Alic' Bothomley,² widdoo, laite wif of Christofer Bothomley of the townshipe of Soureby and in the parishe of Halifax. To be buried within the churche yerde of Sancte John Baptest at Halifax. Also I declare and proteste by this my present testament that my too sones John Bothomley and William Bothomley haith trulie and fullye receyved and takyn their filiall porcons and partes

1.—"1550. Aug. 15. Will'm's Pott'tor de Warley sepult." (*Hx. Reg.*)

2.—No entry found in the Burial Register at Halifax,

and therewith was fully agreid and contented, and therfore alsuche goodes as I nowe haue I frelie gif them unto my too doughtours, Margarete and Agnes Bothomley, whiche Margarete and Agnes I constitute, ordeyn, and make my full executrices. Thies beyng wittenes, Sir William Elles, prest at Halifax, Georgie Banestre, John Hanson, and John Bothomley.

Pr. Nov. 13, 1550, by Margaret and Agnes Bothomley, daughters.¹

64.—HENRY COCCROFTE, OF OVYNDEN.

(Reg. Test. xiii. 688.)

Feb. 8, 1549. Henrie Coccrofte,² of the townshipe of Ovynden in the parishe of Halifax. To be buried in the churche or churche yerde at Halifax. Item I gif and bequeath by this my will and by th'auctoritie of the kinges gracie actes all my hooll landis and rentes comyng and encrestyng of on my fermold or tenement nowe in the tenure of Richard Boithe within the townshipe of Ovynden unto Margarete, my wif, unto suche tyme as she haue takyn and receyved therof x^{li}, viz., *decem libras*, for th'use and profecte of my doughtor, Elisabethe Coccrofte, if she order and behaue her self and com to suche mariadgie as John Coccrofte, William Dughtie, Ric. Shawe, and William Dughtie thinke she shulde doo, or els my wif to take the said x^{li} to her owne use. Item I gif to Isabell Thorneton on whithedded stirke. Item to Edwarde and James Dughtie too calves. Item to euerye childe that I am grandfather unto xij^d. Item I gif to Henrie, my son, on stag. Item I gif to Margarete Dughtie, doughtor of William Dughtie, all suches rentes as is payable and shalbe payable of Rediker mylne of the wif of Henrie Drapor, decessid. Item the residue of all my goodes and dettes, not yeven and unbequeathed, I frelie gif to Margarete, my wif, and Elisabethe, my doughtor, whome I ordeyn and make my executrices. Item I make John Coccrofte and Ric. Shawe supervisors. Thies wittenesses, William Dughtie, William Dughtie, William Barstowe, Nicholas Jackson, and William Saltonstaall, curate at Halifax.

Pr. Feb. 14, 1550, by Margaret, relict, and Elisabeth, daughter.

1.—There is some confusion in the entry in the *Act Book* relating to the probate of this will. It is there entered as if it were the probate of the will of "Christofer Bothomeley." It seems probable that some such words as "Alice, relict of," have been omitted.

2.—"1550. Aug. 5. Henricus Cocrofte de Ovenden sepult." (*Hx. Reg.*)

65.—EDWARD SLAYDEN, OF OvyNDEN.

(Reg. Test. xiii. 724.)

My. 3, 1551. Edwarde Sladyng,¹ of Ovynden in the parishe of Halifax. To be buried in the churche yerd at Halifax. Item I gif and bequeath to Edwarde Sladen, my son, xl^s to be receyved at the handes of John Wilkynson, of Halifax. Item I gif to John Wilkynson, son of William Wilkynson, of Halifax, on jackett, and to William Sugar on other jackett; and al my other rayment and apparell I gif to Edwarde Sladen, my son. Item the residue of all my goodes, landes, cattelles, and dettes I clerely gif to Jenett, Elsabethe, and Isabell Sladen, my doughtours, whome I ordeyn my full executrices, they forto pay my dettes and bryng me furthe at my departyng as shall be come them. Thies wittenes, John Wilkynson, Richard Mawde, Robert Beuerley, Edward Haldesworthe, Edwarde Tattarsaull, William Saltonstall, curate at Halifax.

Pr. Jun. 9, 1551, by the executrices.

66.—WILLIAM GRENEWOD, CHAP. OF HEPTONSTALL.

(Reg. Test. xiii. 740.)

Apr. 5, 1551. Willm. Greenwood, of the parishinge of Heptonstall. To be buried in the chappell yerde of the saide Heptonstall, and to the vicar of the same my mortuarie after the kinges graice actes. Also I giue to Thomas Greenwood, my sone, a horse, a iakett, and iij^s iiij^d of money; and to Willm., his sone, a reade calf, and it to be kepid till it be a quie. Itm. I giue to the wif of Thomas Hoyle iij^s iiij^d, to the wif of Richarde Brige iij^s iiij^d, and to the wif of John Greenwood iij^s iiij^d. Itm. I will that Edmonde Grenewod, my sone, to haue and occupie my playces called Calys withe all the landes therto belonginge so many yeres as Richard Greenwood, my sone, haithe had it, accordinge to one obligacon maid of the said Calys beringe daite Sep. 15, 29 Hen. VIII. The reuersion of all my other goodes, my dettes paid, I giue to be equally delte and deuided to Margerie, my wif, Edmonde, Edwarde, and John Greenwood, our children. Itm. I ordane the said Margerie, my wif, and Edmounde, our sone, to be my true executores. Thies witnes, Sir Richarde Horsfall, Thomas Stansefelde, Peter Wood.

Pr. Jun. 6, 1551, by the exors.

1.—No entry found in the Burial Register at Halifax.

67.—WILLIAM MYCHELL, OF HALLIFAXE.

(Reg. Test. xiii. 740.)

Apr. 15, 1551. Willm. Mychell,¹ of Hallifaxe. To be buried in the churche yerde at Hallifaxe. Itm. I ordane and maike Jennett Mychell and Margarete Mychell, my daughters, my full and lawfull executrices, unto whome I giue and bequeathe all my goodes, and they forto paye all my dettes. Itm. thies ar the dettes whiche I the foresaide Willm. Mychell doythe owe. Inprimis, to Thomas Walmysley fower markes lakkyng xvjd. Itm. to Saunder Sowden xlj^s. Itm. to Robert Romesden, of Hallifaxe, x^s vjd. Itm. I giue to Margarete Mychell, doughter of Willm. Mychell, my sone, deceased, xx^s. Itm. to Willm. Estwood vj^s viij^d. Thies witnes, John Thomas, Robert Romesden, Thomas Mychell, John Mychell, Chrofer. Smythe, Willm. Saltonstall, curaite at Hallifaxe and writer herof. Itm. I maike superuisores of this my saide testament the foresaide Roberte Romesden and Thomas Mychell. Itm. thies ar the dettes whiche I the foresaide Willm. Mychell ame trulie owenge. Inprimis, of Miles Baynebrige, sone of John Baynebrige, dwellinge in Killington, v^{li}. Itm. of Richarde Urton, which is oderwise called Richarde Mylner, v^{li}. Itm. I the foresaide Willm. doo owe to Edwarde Waddesworth xvij^s. Itm. to Robert Oites for iij gallones of oyle iiij^s vjd. Itm. to Richarde Birdghousse xij^d.

Pr. Jun. 9, 1551, by the executrices.

68.—WILLIAM PULLEY, PAR. OF HALLIFAXE.

(Reg. Test. xiii. 744.)

Jan. 21, 1550. Willm. Pulley,² of Skircoite in the parishe of Hallifaxe. To be buried in the churche yerde where it shall please God of his goodnes to call me to his mercie. Itm. I bequeth to Elisabeth, my wif, the thirde parte of all my goodes and dettes, firste my dettes and funerall expenses clerlie dischaired. Itm. I giue to Peter, my sone, Sibell, my doughter, and to the childe whiche my wif is nowe at this tyme withe the residue of all my goodes and dettes equally to be deuided emonges them when they shall come to the aige of xv yere olde. And if it fortune one of them or too to die before they come to the aige of xv yeres, that then they that remayne alive to haue his or their pairtes equally

1.—“1551. Apr. 16. Willm. Michell de Halifax sepult.” (*Hx. Reg.*)

2.—No entry found in the Burial Register at Halifax.

deuided emonges them. And if it fortune them all to die before they come to the age of xv yeres, then I will that my executores have all their pairtes equally deuyded betwixe them. Itm. my will is that John Wilkynson, my broder sone, haue my sone Peter and all his pairte of goodes in his custodie and governaunce unto he come to lawfull aige. Itm. I will that the said John haue all his costes and chargies borne and well and truelie paide for his paynes takinge with me, and also xx^s of my goodes to be good to my sone at all tymes. I giue to Willm. Wilkinson, my broder, xx^s. Itm. I ordane and make Elsabeth, my wif, and the aforesaid Willm. Wilkinson, my broder, my executores. Thies [witnes], Edward Hueson, p^rst,¹ Jerome Symes.

Pr. Jun. 23, 1551, by the exors.

69.—JOHN MAWDE, PAR. OF HALLIFAXE.

(Reg. Test. xiii. 744.)

Jun. 1, 1551. John Mawde,² in the township of Warlaye in the parishe of Hallifaxe. To be buried in the churche yerde at Hallifaxe emonges the bodies of oder fathefull people, and a mortuarie to the vicar accordinge to the kinges actes and statutes ordenid for the same intende. Itm. I will that Jenet, my wif, haue the thirde parte of all my goodes accordinge to the lawdable custome of Englande. Itm. I giue to Edmonde Mawde, my sone, ij paire of walker sheares, one clothe presse, one shereborde, and one paire of lombes. Itm. I bequeathe to Jennett, my doughter, wif of John Ferneside, xx^s in penny or pennyworthe. Itm. I giue to Richarde Mawde, my sone, xl^s in pennye or pennyworthe. Itm. I will that all my dettes whiche I do owe be truelie contentid and paide. The residue of all my goodes, not given and unbequeathid, my dettes paide and funerall expenses discharged, I frelie giue to Agnes Mawde and Elsabeth Mawde, my doughters, whome I ordane and maike my executrices, and they to pae my dettes and bequestes and bringe me furthe at my depairtinge as shall beseme them. Thies witnes, Gilbert Wade, Richarde Mawde, of Sowerbie, John Mawde, of Trymyngeham, William Saltonstall, curate at Hallifaxe.

Pr. Jun. 23, 1551, by the exrices.

1.—“Edward Hewson, *cl'icu'*” in *Act Book*.

2.—No entry found in the Burial Register at Halifax.

70.—WILLIAM GAWKROGER, OF HALLIFAXE.

(Reg. Test. xiii. 750.)

Jun. 6, 1551. Willm. Gawkroger,¹ of Hallifaxe. To be buried in the church yeerde at Hallifaxe. Itm. I giue to Edward, my broder, vj^{li} xiijs iiij^d to be receyuid at Hewe Gawkroger hande in ten yeres, that is to saye, a marke in a yere, and if he stand greate nede of it at any other tyme, he to haue it at the discrecon of my oversears. Also I giue unto Cecilie, my wif, too dublettes, one paire of hoise, and a cappe. Also I giue unto Isabell Smythe one bed withe all other thinges to the sayme belonging and one federbed tyke. Also I giue vj^{li} xiijs iiij^d to be deuided and given to poore maydens marriedgies at the discrecon of my oversears. Also I ordane and make Hew Gawkroger and John Gawkroger my executores, to whome also I giue all my goodes and dettes, my bequestes, dettes, and funerall expenses beinge firste clerely discharged. And also I doo ordane Richarde Gawkroger and John Crowther my oversears. In witnes of all the premisses to this my presente will I haue maide my marke withe my owen hande the daye, moneth, and yere abouesaide. Thies witnes, Richarde Gawkroger, John Crowther, and Richarde Leiche. Thes ar the dettes whiche I the saide Willm. Gawkroger am truly owenge. Inprimis, of Hue Gawkroger, my broder, xxx^{li}. Itm. of Richarde Mawde, of Honley, xix^{li} ijs viij^d. Itm. of John Beron xiijs iiij^d. Itm. of John Fowernes x^s. Itm. thies ar the bequestes and dettes to be paide of the same. Inprimis, to Edwarde Gawkroger vj^{li} xiijs iiij^d. Itm. to madens marriedgies vj^{li} xiijs iiij^d. Itm. to Humfrae Draike ix^s iiij^d.

Pr. Jul. 20, 1551, by the exors.

71.—THOMAS DRAPOUR, OF MIDGELEY.

(Reg. Test. xiii. 764.)

Aug. 8, 1551. Thomas Draper,² of Midgeley in the parishe of Hallifax. To be buried in the church yeerde of Hallifax,

1.—No entry found in the Burial Register at Halifax.

Oct. 11, 38 Hen. VIII. William Gawkeroger surrendered the reversion after his death of 3½ acres of land with the buildings in the graveship of Soureby to the use of Cecilie, his wife, during her life. (*W.M.C.R.*)

2.—“● 1551. Aug. 8. Thomas Drapar de Midgeley seplult.” (*Hx. Reg.*) The dot preceding this and other entries in the *Register* about this time signifies that deceased died of the sweating sickness. The first entry so marked is that of Arthur Mawde, buried Aug. 2, 1551, and whose Administration will be found in the Appendix, the last being that of John, the son of John Draper, of Midgeley. Sept. 14, 1551. In all, forty-four are marked as having died of the sickness, but this number does not include those who perished in that part of the parish served by the chapels of Elland and Heptonstall, who would be buried there.

and I giue my mortuarie to the vicar accordinge to the kinges actes. Also I do ordayne Margaret, my wif, and Richarde Draper, my brother, my executors of all my goodes, cattells, and dettes, in whose handes or custodie they be, and I will that Margaret Draper, my wif, and the said Richarde Draper, my brother, and my executors, do paye and discharge all suche dettes as I do owe. Thes beyng witnesses and recordes, Thomas Holgaite, of Sawrebie, John Ferrer, of ye Yate.

Pr. Sep. 23, 1551, by the exors.

72.—EDWARD DRAKE, OF NORTHOWROME.

(Reg. Test. xiii. 764.)

Aug. 2, 1551. Edward Drake,¹ of the towneshippe of Northe Owrom in the parishe of Hallifax. To be buried in the churche or churche yarde at Hallifax amonges the bodies of other faithfull people of Christe, and to the vicar of the same churche for my mortuarie accordinge to the rate of the kinges maiesties statutes for the same purpose establisshed. Item I will that Agnes, my wif, shall haue the whole thirde parte of all my land and good according to the laudable custome of Englande. Item I giue unto Michael Drake, myne eldest sone, xx markes. Item I giue unto George Tailyar, my seruant, my best jackett. Item I giue unto George Greneshaw one jackett. To John Talyer one jackett. The residew of all my good, cattells, and dettes, my dettes payed and my funerall expenses discharged, I giue unto Gilberte Drake and Willm. Drake, my sones, whome I do ordayne myne executors, and they to dispose for my soull as it shall please them best. Supervisours I do make of this my presente will, Thomas Drake, Thomas Brigge, John Haldworth, and John Northende. Thes witnesses, John Northende, Johanne Longbothom, George Tailyer.

Pr. Sep. 23, 1551, by the exors.

73.—JOHN HOPPEY, OF NORTHOWROME.

(Reg. Test. xiii. 764.)

Aug. 5, 1551. John Hoppey,² of the towneshippe of Northowrom in the parishe of Hallifax. To be buried in

1.—“ • 1551. Aug. 4. Edward. Dracke de North. sepult.” (*Hx. Reg.*)

Testator was the son of John Drake. Will i. 309. He married Agnes Brigge, Feb. 8, 1545. (*Hunter's Fam. Min. Gent.*)

2.—“ • 1551. Aug. 5. John. Hoppay de North' sepult.” (*Hx. Reg.*)

the church yeerde at Hallifax. Item I will that all my dettes be payd of my wholl goodes, and also my funerall expenses and bequeathes to be paid of my wholl goodes; and then the residewe of all my goodes, cattells, and dettes to be egallie diuided betwixt Jane, my wif, and Sibell Hoppey, my daughter, whome I ordayne and make my executors, and they to paye my dettes and bringe me forth at my departinge as shall become them. Item I will that Sibell, my daughters, goodes be put into some honest mannes kepinge unto she come to lawfull aige or honest mariage withoute any usurie or vauntage therfore. Item I bequeath to Agnes Hoppey, my suster, xx^s. Itm. I bequeath to Nicholas Hill xx^s. It. I make Edwarde Hoppey, my brother, and Edwarde Northende, supervisours. Witnes, Thomas Drake, Richarde Bentley, John Roper, John Bairstowe, Edwarde Mawde, Willm. Saltonstall, curate at Hallifax.

Pr. Sep. 23, 1551, by Jane, relict, power being reserved to Sibell, daughter, in minority.

74.—WILLIAM ROOKES, OF RODES HAULL.

(Reg. Test. xiii. 765.)

Willm. Rokes,¹ of the Rodeshaull. To be buried in the parishe church of Bradforde. Also I will that all my landes and tenementes called Reyvey now in the tenure and holdinge of the Bisshope of Sancte Davides,² and the half

1.—The family of Rookes are said by Watson to have at one time resided at Rookes Hall in Hipperholme. They certainly held considerable property in that township, and were benefactors to both Coley and Lightcliffe Chapels. Testator was the son of Ric. Rookes, whose will, together with those of other members of the family, is given in the Appendix.

Oct. 15, 27 Hen. VIII. William Rookes, son and heir of Ric. Rookes, paid xvj^s heriot for one messuage, two bovates and 2 acres of oxegangland, and 8 acres, 1 rood of roideland in the graveship of Hyperome after his father's death. (*W.M.C.R.*)

2.—Robert Ferror, said to have been born at Ewood in Midgley, but of this there is no proof. He became a Canon Regular of the Order of St. Augustine. Prior of St. Oswald's, Nostell. Surrendered that House. Appointed Bishop of St. David's, 1548. Deprived of his bishopric, March, 1554, and burnt at Carmarthen, Mar. 30, 1555. (*Dict. Nat. Biog.*) There is a monument to his memory in Halifax Church.

There is a deed in the vestry of Halifax Parish Church, dated Mar. 13, 1552, in which Robert Ferror, "Busshop of Sainte Davydes," assigns his lease of Ryvey to Samuel Ferror, Gryffyth Ferror, Sage Ferror, and Elizabeth Ferror, "their moether mother." It is stated in the deed that the farm consisted of 200 acres, and that the date of the original lease from William Rookes was May 30, 37 Hen. VIII. At the back of the deed is pasted the following signature, evidently cut out from another deed:—"By mee, Samuell Ferrar, son to Rob^t, Bp. of St Davids and Martyr."

parte of all my great pasture called Buttershaw shall descende and come to Willm. Rokes, my sonne and heyre. Also I giue bie this my last will to Richarde Rokes, my yonger sone, all my landes, tenementes, rentes, and reuersions in Wibsey, and all my moore and wast grounde of the west parte of Wibsey towne, the free rentes and seruices of the freholders there onelie excepte, to haue and to holde the premisses, except before excepted, to him the said Richarde and his heyres of his bodie lawfullie begotten for euer; and for defaute of suche yssue the said landes and tenementes to remayne to Willm. Rokes, my sonne and heire, and his heires of his bodie lawfullie begotten, and for defaute to the righte heyres of me the said Willm. Rokes for euer, the said Richard Rokes and his heires yeldinge and paynge yerelie at the feast of Pentecost to the said Willm. Rokes, my sone and heire, and his heyres, one penny and makinge sute to the courtes hereafter to be holden at the Rodes Haull. Also I will that Johan,¹ my wif, shall haue the demaynes of the Rodes Haull and all other my landes and tenementes in the parishe of Bradforde, the said thirde parte limited to myne heire excepte, and she to take the profectes of the same unto suche tyme as my sone Willm. Rokes or Richard be of the aige of xviij yeres, so that she bringe up my children with the profectes therof in vertue and learnynge unto suche tyme as they and euerye of them be of the aige of xviij yeres. Also I will that Johan, my wif, shall haue half the demaynes of the Rodes Haull within the staser for terme of her lif in full recompence of hir thirdes or dower whiche she ought to haue of my landes. Also I giue to my servant Thomas Vicars xiiij^s iiij^d to be receyved yerelie of Arundell fermholde duringe xx^{tie} yeres, and after those yeres expired the said Thomas Vicars to haue the saide fermholde for terme of his lif, paynge yerelie to my heire iiij^d, and doynge other services to him as other my tenants doth. Item I giue to Edward Bollynge, son of Tristaine Bollynge, v markes, to be payd yerelie in vj yeres next followinge, and other v markes to the residew of my susters Anne children egallie to be diuided emonges them and to be payd in the said vj yeres. Item I giue to Isabell Barnes, my servante, xxx^s yerelye to be receyved and taken of Willm. Riddilsden fermholde duryng hir lyf. Item I giue to Alicie Wilkinson, my servant, xl^s. Item I giue to Willm. Warde one qwey and one stone of woll. Item I giue to S^r Richard Hodgeson, clerke, one stone of woll. To euery one of my seruantes one

1.—She afterwards married Stephen Lutton.

quarter wage. Item I giue to Sr Thomas Sharpe one half yerres borde. The residew of all my goodes, my dettes paid and my funerall expences deducted, I giue and bequeath to Johan, my wif, and Anne¹ and Elisabeth, my daughters, whom I make my executrices. And also I make Brian Bradforde, Thrustayne Bollinge, Henrie Batt, and James Watterhouse, supervisours. Thes beyng witnesses, Richerd Hodgeson, clerke, Thomas Sharpe, clerke, Willm. Warde, Thomas Vicars, and Roberte Walker. Maide the xiiij daye of August, 1551.

Pr. Sep. 25, 1551, by Johan, relict, power being reserved to Anne and Elisabeth Rokes, daus., in minority.

75.—ROBERT SCOFELD, PAR. OF HALIFAX.

(Reg. Test. xiii. 774.)

Aug. 28, 1551. Roberte Scoffeld,² of Lightclif in the parishe of Halifax. To be buried in the Christiane sepulture at Halifax, and I gif for my mortuarie accorddyng to the actes of oure souereyng lord the king for that purpose established, enacted, and maid. And I will that my dettes, the whiche I owe, be well and truly paid, and my buriall with all other expenses [of my] funerall, of my hooll goodes. And furthermore, I gif to Elsabeth, my welbelouyd wif, the iij partes of all my goodes and profectes, and the other too partes I gif to my sex childer, that is to saye, to Anne Scolfeld, Jane, Sibell, Isabell, Martyn, and Henrie Scolfeld, equally to be diuided emong them at the sight of theire frendes. And I orden the said Elsabeth, my wif, and my said childer, my hooll and full executours, and I make Ric. Brodley and John Roods supervisors. And further moore I gif and bequeath my fermold duryng the terme of my leace, the whiche I haue takyn for the spacie and terme of xxj yerres next ensuyng and foloyng the date herof, to my said wif and my said childer, and the profectes therof, and she to bryng up my said childer sowell as it shall please God to gif her gracie unto suche tyme as she maye fynd some frendes as wilbe so good as to take them and theire porcons. Thies wittenes, Thomas Smythe, Gilberte Hooll, Henry Hemyngway, and Jaspar Hanson, clerke, writter herof.

Pr. Sep. 30, 1551, by Elsabeth, relict, power being reserved to Anne, Jane, Sibell, Isabell, Martin, and Henry Scolfeld, children, in minority.

1.—She married Henry, son of Robert Lutton, Jun. *Vide* Acquittance in Appendix.

2.—“ • 1551. Aug. 30. Robert Scolfeld de Hiperom' sepult.” (*Hx. Reg.*)

76.—THOMAS MAISON, OF HALIFAX.

(Reg. Test. xiii. 783.)

Aug. 4, 1551. Thomas Mason,¹ of Halifax. To be beried in the churche yerde at Halifax. It. I gif to James Maison, my eldest son, ij partes of all my smethie geire, on horse, and my yrne chymnaye. The residue of all my goodes, dettes, and cattall I frelie gif to Jenet Maison, my wif, Agnes, Elsabethe, Margarete, Alicie, Sibell, Isabell, and Margerie Maison, my doughtours, whome I ordeyn my full executrices, they forto paye my dettes and bryng me furthe at my departing as shall be come them. Item I gif to William Maison, my yongest son, the thirde parte of all my smethie geire. Thies wittenes, John Hardie, James Bawmforthe, John Wilkynson.

Pr. Oct. 11, 1551, by the executrices.

77.—ALICE AWMBLER, OF OVENDEN, WIDOW.

(Reg. Test. xiii. 798.)

Sep. 22, 1548. Alice Awmler,² of Ovenden within the parishe of Hallifax, widow and unmaried. To be buried in the churche yerde at Hallifax nere unto Richarde Awmler, laite my husband, deceased. And further, I bequeathe iijs iiij^d st. to be bestowed upon the most neides of the sayd churche. Item I giue for my mortuary and tithes negligentlye forgotten accordynge to the kinges maiesties actes and statutes for that purpose inacted, established, and maide. Furthermore I will that all the debtes whiche I do owe be well and truelye contented and payd by my executor under named and written. And also I giue frelye unto Elisabeth Oldfelde, Margaret Oldfelde, Anne Oldfelde, and Alice Oldfelde, doughters of James Oldfelde, th'elder, vj^{li} xij^s iiij^d egallie to be diuided emong them and nowe in the handes of the sayd James Oldfelde, there father, and true debte unto me. The reuersion of all my goodes, cattells, and debtes, the funerall expenses done and maide as besemeth, the whiche shalbe in funerall expenses to the sum of iiij^{li}, I clerelie giue to the saide James Oldfelde, th'elder, and he to dispose suche parte therof for my soull helthe as I shall shew unto him hereafter and no more.

1.—“● 1551. Aug. 4. Thomas Mason de Halifax sepult.” (*Hx. Reg.*)

2.—No entry found in the Burial Register at Halifax. Testatrix was perhaps the widow of Ric. Ambler. Will i. 150.

Item I ordeyn and make the sayd James Oldfelde my sole executor. Item I assigne unto the sayd James Oldfelde the reuersion after my decease of all suche tackes and termes of yeres as I haue to me or myne assignes unspend in any of my fermeholdes [and] tenementes holden by custome of countre, deide, leace or otherwise. Thes witnes, Richarde Best, Willm. Doughtie, Robte. Barestowe, James Staynclif, and other. Item witnesses, Willm. Saltonstall, curate at the sayd Hallifax, Edward Guy, and other. It. I giue to John Riddiall and Roberte Vicars, either of them, xiijs^s iiij^d of suche debtes as Willm. Doughtie dothe owe to me. Item to Thomas Weddall ij kye now in the occupacon of Thomas Bridghouse.

Pr. Nov. 25, 1551, by James Oldfelde.

78.—RICHARD BRIG, OF OLDTOWNE, PAR. OF HEPTONSTALL.

(Reg. Test. xiii. 799.)

Jun. 11, 1551. Richarde Brig, of Oldtowne in the parishe of Heptonstall. To be buried in the chapell of the sayd Heptonstall, and the vicar therof my mortuarie after the kinges grace actes. Item I giue to John Crosley, my servante, my best hose. Item I giue to Agnes Burdaill iij^s iiij^d. Item I giue to Jennett Robynson iij^s iiij^d. Item I giue to Willm. Brige, my son, one blak quie. Item I giue to Jenet, his wif, ij syluer spones. It. I giue to Herye Brig one chist, my best panne, a reade quye, and a syluer broche. Item I giue Richarde Brig a payre of walker sheires and one chiste. To Willm. Brig a paire of walker sheires. To Isabell Brig and his suster a quye with calf. To Christabell Brig and Katherine, hir suster, ij calves. To Elisabeth Shakilton a calf. To Eliz. Hepworthe xx^s. To Thomas Michell my best jackett. Item I will tha[t] Katherine, my wif, to haue and occupie my ij tenementes called Oxnope and in Langfelde accordynge to a paire of indentures berynge the date x day of January and the xx yere of King Henrye the eighte. The reuersion of all my other goodes, my will fullfilled, I giue and bequeath to the sayd Katheryne, my wif, whom I ordeyn and make my trewe executrix to dispose as she thinkes good. Thes witnes, Henrie Sutclif, Thomas Michell.

Pr. Nov. 25, 1551, by Katherine, relict.

79.—EDMUND WATERHOUSE.

(Reg. Test. xiii. 799.)

Jun. 7, 1551. Edmond Waterhouse,¹ of Sowerby of the parishe of Hallifax. To be buried in the churche yerd at Hallifax. Also I ordayne and make Henrie Waterhouse and Edmond Waterhouse, my sonnes, my wholl executors, to whom also I giue all my goodes with all my debtes where soeuer they can be founde, payng and dischardgynge all my debtes owtewarde. Also I give unto John Waterhouse, James son, xiijs^s iiij^d. Also I ordayne and make John Gawkerroger, Richarde Gawkerroger, and John Waterhouse, my ouerseers. In witnes wherof I haue caused this my last will to be maid and to the same haue setto my seale and marke. Thes witnes, Christopher Roo, Edmond Tylson, and Richarde Leiche, mi'ster.

Pr. Nov. 25, 1551, by Henry and Edmund Waterhouse.

80.—WILLIAM SALTONSTALL, OF SHELF.

(Reg. Test. xiii. 799.)

Aug. 6, 1551. Willm. Saltonstall,² of Shelf. To be buried where it please God. Also I will and bequeath to Agnes, my wif, the thirde parte of all my lands and goodes, my debtes and funerall expenses firste mayd and payd oute of my wholl goodes, accordynge to the laudable custome of this realme of England. Also I giue, will, and bequeath the other ij partes of all my meases, landes, and tenementes, etc., in Shelf, to Agnes Saltonstall, Margaret Saltonstall, Agnes Saltonstall, and Isabell Saltonstall, my daughters, and there assignes for terme of vij yeres next after my decease fully to be complet, yeldynge therfore and doynge yerely for the same to the chief lordes of fee rentes and seruices therfore dew duringe the said terme of vij yeres; and immediatly after th'ende of the said vij yeres then I will, graunte, and devise that all the sayd tenementes shall come and remayne to John Saltonstall, my son, and his heires of his bodye lawfullie begotten; and for defaute of suche yssue then I will that all the sayd tenementes shall remayne to the sayd Agnes Saltonstall, Margaret Saltonstall,

1.—“• 1551. Aug. 19. Edm'nde Wat'house de Sourby sepult.” (*Hx. Reg.*)

2.—Testator was probably the donor of a yearly rent charge of xx^d mentioned in the original endowment of Coley Chapel. “William Saltonstall, of Shelf, a yearly rent of twenty-pence, out of a messuage and lands in Shelf.” (*Watson's History of Halifax*, p. 653.)

“1551. Sep. 1. Will'm's Saltonstall de Shelfe sepult.” (*Hx. Reg.*)

Agnes Saltonstall, and Isabell Saltonstall, my sayd doughters, and there heires for euer. The residew of all my goodes and cattells, my debtes and funerall expenses maid and payd as ys aforsaid, I giue to the said Agnes, Margaret, Agnes, and Isabell, my sayd doughters, whom with the said Agnes, my wif, I ordeyn and make my executrices. Also I ordayne and make the superuisors of this my last will John Cokcrofte, my brother in law, and John Haldesworthe, my brother in law. In witnes herof as well I the sayd Willm. Saltonstall and the sayd John Saltonstall, my son, hereunto haue setto oure seales the day and yere aboue saide. Thes witnes, Richarde Townende, Robert Brighouse, John Cokcrofte. Pr. Nov. 25, 1551, by Agnes, relict, and the four daughters.

81.—JOHN WALKER, PAR. OF HALLIFAXE.

(Reg. Test. xiii. 808.)

Aug. 6, 1551. John Walkar,¹ of Lyeghclif within the parishe of Halyfax, woull man. To be buried in the Christen sepulture at Hallyfax afforsaid, and I bequeth for my mortuarye according unto the actes of our soueraigne lord the king for that pourpos established, enacted, and maid. And I giue to Margarete, my wif, the third pert of all my landes and goodes after the maner and custome of this realme, my dettes, legaces, funerall expenses, and all other ordinarye dueties and fees paid of my hooll goodes. And I giue to John Walker, my son, x^{li}, my best horse, my best panne, and my yrone chymnaye. And I geve unto John Scholfeld, my seruante, for his good seruice, viij^{li} in munney current of Englund, two of my horsses withall the geare to them belonging, and iij^{li} vj^s viij^d of dett that is owing me of Hame. Hollynprest. And I giue unto John Walker, now being with me, v^{li}, and I will that the said v^{li} alway to be at the gouernaunce and in the custodie of John Roid, of Hipperon, and John Saltonstall, my brother in lawe, to be redye to his most proffet. Also I giue to Jenet Scholfelde, doughter of Edward Scholfeld, xx^s, and to Willm. Grenefeld, my seruante, vj^s viij^d. Itm. to Edward Scholfeld iij^s iiij^d. Itm. to Isabell, his doughter, iij^s iiij^d, and Agnes, his doughter, ij^s. And further more, I giue unto Jenet Walkar, Agnes, and Isabell, my doughters, euery one of theme, xliij marke for there porcions, to be paid theme in lawfull monye of Englund at suche tyme as thei shall come to and be at full and lawfull aige. And rest of all my goodes not

1.—“1551. Oct. 6. John. Walkar de Hiperom' sepult.” (*Hx. Reg.*)

bequethed, all thinges discharged as ys abovesaid, I give to the said Margarete, my wif, and I ordeyne and maike the said Margarete my sole executrix. And I make Thomas Smyth, George Bothes, and John Saultonstall, my brother in lawe, supervisors, unto whom I giue full powre, strenght, and auctoritie to correcte my said executrix yf she be negligent in executing and fulfillingge in any maner of cawse this my last will and testament in forme afforsaid. Thes beinge witnesses, Thomas Smyth, Richard Dicconson, Richard Ottes, John Saltonstall, and Jaspar Hanson, clerke, wryter hereof.

Pr. Dec. 9, 1551, by Margaret, relict.

82.—RICHARD BESTE, OF MYXENDEN, PAR. OF HALYFAXE.

(Reg. Test. xiii. 819.)

Nov. 6, 1551. Richard Beste,¹ of Myxenden in the perishe of Halifaxe. To be buried in the parishe churche of Halyfaxe or in the churche yerde. Also I will that all my dettes whiche I owe to any persone or persones and my funerall expenses be firste paid and maid of my hooll goodes. Also I will, geve, and bequethe to Alice, [my] wife, the third partte of all my goodes and cattelles after my dettes and funerall expenses maid and paid accordinge to the lawe of this realme of Englande. Also I geve to John Beste, my sonne, sex poundes threttene shillinges and ffoure pence whiche he haith nowe alredye in his handes and gouernaunce, and I will that he holde himselfe there with content and agreed for all his childes partte. Item I bequethe to Edward Best and Henry Best, my sonnes, to either of theme, vj^{li} xiijs iiij^d, wherewith I will that they shall holde theme selves and either of theme contented and agreed for all there hooll childe partes. Also I bequethe

1.—"1551. Nov. 8. Ric. Beste de Ovenden sepult." (*Hx. Reg.*)

May 3, 6 Edw. VI. Ric. Best surrendered 2 acres of land with the buildings thereon lately taken from the lord's waste, and 1 acre of land lately encroached from the lord's waste in Hyperome, to the use of Alice Best, widow, late wife of the said Ric., and her assigns for 15 years towards the education of the children of the said Ric., during their minority, and after the end of the term the said 3 acres to remain to John, Edward, and Henry Best, and their heirs for ever. (*W.M.C.R.*)

Same date. Ric. Best surrendered 7 acres of land lately taken from the lord's waste with the buildings thereon after that term of years is ended which Isabell Best has in the same in the graveship of Hyperome to the use of Alice Best, widow, late wife of the said Ric., and her assigns, for the term of 15 years towards the education of the younger children of the said Ric. during their minority, and after the term is ended the said 7 acres to remain to John, Edward, and Henry Best, sons of the said Ric., and their heirs for ever. (*W.M.C.R.*)

to Jennet Best, Isabell Best, Alice Best, Sibbell Best, Jenett Best, Agnes Beste, and Marie Best, my daughters, three score and tenne poundes, that ys to say, to euerye one of theme tenne poundes, with the whiche said some I will that they my said daughters and euerye of theme shall holde theyme selves contentede and pleased and agreeede for all there hole childes parttes. Providedede alway that if my said sonnes or daughters, or any of theme, do disagree and be not contented with there said parttes in maner and forme afforsaid, then I will that suche said son or sonnes, daughter or doughters, so disagreeinge and not being contented shall have bot the tenth pertt of the thirde partte of my goodes and cattelles and no more, any gifte, thing, or article before mencioned not withstandinge. Also I bequethe to Alice, my wife, one my corne mylne laitlie buelded, watteres, courses of watters, sute of tenanttes, and th'appurtennances in Ovenden, and also the halfe of one percell of land and medowe called Oldmyxenden in Ovenden as it is nowe devided in fyve parttes or closes with halfe of the buyldinges thereupon buelded, to be hadd and holden to the said Alice, my wife, and hir assignes for terme of hir life, whome therfore I do commaunde and charge to provide for the honeste bringing up of all my children; and after hir decease to remayne to Ric. Best, my eldeste sone, and in maner and forme as by certayne indentures maid aswell of the said millne as also of the said grownde it is plainlye limitted and assigned. Also I bequethe to the said Ric. Best, my eldest sonne, the other halfe of the parcell of land and medowe nowe devided in to five perttes, called Oldmyxenden, with halfe of the buyldinges thereupon buylded duringe all suche termes and yeres as I have in the same. The residue of all my goodes, not before nor hereafter geven nor bequethed, after my dettes paid and funerall expenses done and maid, I geve to the said Alice, my wife, whome also I do ordeyne my sole executrix. The supervisors of this my last will I ordeyne and maike Willm. Ferrou, of Ottesroide, and Willm. Brodlee, my brother in lawe. In wittnes hereof I have causede this my last will to be maid, and therunto haue maid my signe or crosse with my owne hande. Thes witnes, Henry Walkar, Richard Hargraves, John Best, Roberte Bryghouse and other, that ys to say, John Brodlee, sonne of Willm. Brodlee.

Pr. Feb. 5, 1551, by Alice, relict.

83.—ELISABETH BRIGGE, OF WARLAY, PAR. OF HALLIFAXE, WIDOW.

(Reg. Test. xiii. 819.)

In the name of God, so be it. Nov. 30, 1551. Elisabethe Brygge,¹ wedowe, late wife of Henrye Brigge of Warlay. To be buried in the churche yerde of Hallyfaxe or elleswhere yt shall please God to caull me to his mercye, and to the vicar of the same churche for my mortuarye as yt ys ordeyned by the kinges maiesties statutes for that purpose established. Itm. I geve unto Agnes, my daughter, wife to John Margetrode, my best gowne. Itm. I geve to Christabell, my daughter, wife of Edward Longbothome, my beste gerdyll with pennautes and bukcle, one great meale arke, one disshe cratche, and my chaere. Itm. I geve unto Elisabethe, my daughter, wife of Edward Mawde, one countter, one reed kyrtle, one silluer spone, and one chiste with a claspe of irone aponn yt. Itm. I geve unto Isabell, my daughter, wife of John Northende, one reed cove now in the hand of John Oldfelde, of Ivehouse, my sonne, to be deliuered unto the said Isabell the third day of Maie whiche shalbe in the yere of our Lorde God MCCCCLij, one gowne, one syluer spone, and a longe arke with a flatt lydde. Itm. I geve to Grace, my daughter, wife of Heughe Cartter, ij kye now in the hand of the said Heughe, my lesse meale arke standinge nexte the perloure, and my best gowne save one with a tache ther at. Itm. I geve to Maryone, my daughter, wife of Christofer Oldfeld, one reede cow now in the hande of Thomas Sundrelande to be deliuerede unto hir the seconde day of Februarie which shalbe in the yere of our Lord God MCCCClij, one almarie, one newe chiste with a flatt lydd, and one pare of awlmar beades with syluer gaudies to be devided betwext the said Marione and the forsaid Grace. Itm. I geve unto the said Maryone one bounde panne. Itm. I geve unto Edward Oldfeld, my sonne, one cove nowe in the hand of John Oldfeld, my son, to be deliuered at Sanct Elene day nexte. Itm. I geve unto Anne, wife of the said Edward Oldfeld, one kyrtyll of b[1]ake worsset. Itm. I geve unto James Oldfelde, my sonne, xx^s of monye in the hande of John Oldfeld, my sonne. Itm. I geve unto Xpofer. Oldfelde, my sonne, xx^s of monye in the hande of the said John Oldfelde. Itm. I geve unto Thomas Oldfelde, my sonne, one flatte chiste, one

1.—She was the daughter of Thomas Sunderland, her first husband being James Oldfeld. (*W.M.C.R.* My. 4, 2 Edw. VI.)

No entry found in the Burial Register at Halifax.

longsitle, and a pare of malte whernes. Itm. I geve unto John Oldfelde, my sonne, one cupstole, and one couerlett with whyte rawes. Itm. I geve, bequeth, and releasse unto the said John Oldfeld ix^{li}, percell of xvj^{li}, now in the hande of the said John. Itm. I geve unto Edward Longbothome one tentree. To Agnes, doughter of Thomas Oldfelde, one coverlett. To Grace Oldfelde, doughter of the said Thomas, one chiste. To Agnes, wife of Xpofer. Oldfelde, one hynngpanne with a brode bothome. To Elisabethe, wife of Thomas Oldfeld, one newe bounde panne. To Agnes Murgetroyde and Grace Murgetroid one almyrre. To Marion Oldfeld, doughter of Xpofer. Oldfelde, one cove now in the hande of the said Christofer. Itm. I geve unto Agnes, doughter of Heughe Cartter, one whye nowe in the hand of John Oldefeld, of Ivehouse, and the said whye to be putt to the proffett of the said Agnes at the sighte of Thomas Oldfelde and Ric. Cartter. Itm. I geve unto Alice, wife of James Oldfelde, one syluer pynne. The residue of all my good, cattelles, and dettes I geve unto Agnes, wife of John Murgetroid, Christabell, wife of Edward Longbothome, Elisabeth, wife of Edward Mawde, Isabell, wife of John Northende, Grace, wife of Heughe Cartter, and Marione, wife of Xpofer. Oldfelde, my doughters, egallye to be devided emongest theme, whome I do maike myne executrices to dispose for my soull as yt shall please theme best and to receyve my dettes, that ys to witte, in the hande of Roberte Leche xv^s for one peese of clothe. Itm. in the hand of John Roberthawe x^s of ferme. Itm. in the hand of James Oldfelde x^s of ferme. Itm. I utterlye revoke and adnulle all former willes, testamentes, legacies, bequestes, execucones, and overseers before this tyme by me maid, willed, and quethede. Thes wittnesses, Ric. Maude, Edward Denton, of Wharlay, and John Mawde, of Trymmyngham.

Pr. Feb. 5, 1551, by the exrices.

84.—JAMES GRENEWOD, PAR. OF HEPTONSTALL.

(Reg. Test. xiii. 819.)

Dec. 1, 1551. James Grenewod, in the parishe of Heptonstall. To be buried in the chappell or churche earde of the said Heptonstall, and to the vicar thereof my mortuarie after the kinge grace actes. Itm. I geve to Agnes, my doughter, a nambrey, an arke, my best brasse pott, ouer and besides hir porcon or childe partte. Itm. I geve to Willm. and John, my sonnes, ij brasse pottes, an

arke, and a chiste. Itm. I geve to Margarete, my wife, and the said Agnes, oure doughter, all my housholde stuffe belonginge to the shelve. Itm. I geve to the said Willm. and John, my sonnes, my lomes withall suche thinges to theme belonginge. The residue of all my other goodes, cattelles, and dettes I geve to Margarete, my wife, Willm., John, and Agnes Grenewod, our children, whome I ordeyne and maike my trewe executors to dispose as they thinke good. Thes witnes, Thomas Grenewod, Thomas Hole.

Pr. Feb. 5, 1551, by the exors.

85.—GEORGE ESTWOD, PAR. OF HEPTUNSTALL.

(Reg. Test. xiii. 820.)

Dec. 19, 1551. George Estwode, in the parishinge of HeptunSTALL. To be buried in the chapell earde of the said HeptunSTALL, and to the vicar thereof my mortuarie after the kinges grace actes. Itm. I geve too partes of my goodes to Isabell, my wife, and Willm. Estwod, my sonne, my dettes to be paid of all the hooll goodes. Itm. my partte, the residue, to make all funeralls expenses and all other ordinarie fees, and all the other of my partte to dispose as me thinke beste. Itm. I ordeyne the said Isabell, my wife, and Willm. Edwod,¹ my sonne, to be my trew executors to dispose as they thinke good. Itm. I will that John Estwod, John Crabtree, and John Ecstwod, my brother, to be supervisors. Thes wittnes, John Estwod, Gilbert Stanfeld, clerke.

Pr. Feb. 5, 1551, by Isabell, relict, power being reserved to William, son, in minority.

86.—RICHARD SUTCLIFFE, PAR. OF HEPTUNSTALL.

(Reg. Test. xiii. 820.)

Aug. 23, 1551. Richard Sutclyffe, in the parishen of HeptunSTALL. To be buried in the churche eard of the said HeptunSTALL. Itm. I geve to Robert Horne a qweye. The residue of all my other goodes I geve and bequethe to Alice, my wife, and Anthony Sutchiffe, oure sonne, whome I ordayne my trwe executors to dispose as they thinke good. Thes wittnes, Roberte Horne, Henry Bentlay.

Pr. Feb. 5, 1551, by Alice, relict, power being reserved to Anthony, son, in minority.

87.—JOHN YNGAM, PAR. OF HEPTONSTALL.

(Reg. Test. xiii. 820.)

Oct. 1, 1551. John Yngam, in the parishe of Heptonstall. To be buried in the churche yarde of the said Heptonstall, and the vicar thereof my mortuarie after the kinges grace actes. The residue of all my other goodes I geve to Isabell, my wife, Willm., Thomas, Henrye, Alice, Isabell, Margarete, and Agnes Yngam, oure children, whome I ordayne and make to be my trewe executors to dispose as they thinke good. Itm. I will that Thomas Draper, Thomas Brigg, Ric. Yngam, and William Hardye to be supervisors of this my present will, and to see my said childrenn and there goodes be well kepte and ordered. Thes wittnes, Heught More, Richard Yngam, Ric. Wedoppe.

Pr. Feb. 5, 1551, by Isabell, relict, power being reserved to the seven children.

88.—GILBERT SLADEN, OF WARLEY.

(Reg. Test. xiii. 820.)

Nov. 4, 1551. Gilberte Sladen,¹ of Warlay in the parishe of Hallifax. To be buried in the churche yerde at Hallifaxe. Itm. I geve and bequethe to Richard Sladen, my sonne, sex markes and good and usuall monye of Englund yf euer he comme home agayne, and if he neuer cumme agane my executors to geve the said sexe markes to Willm. Sladen, my yongest sonne. Itm. I geve to Gilbert Sladen, an other of my sonnes, one hawked qwyte. The residue of all my goodes, dettes, and cattelles, not geven and unquethed, I frelye gif to Agnes, my wife, Robert, Edwarde, Willm., and Agnes Sladen, my children, whome I ordeyne my executors. In wittnes wherof to this my present testamente I haue maid my crosse. Wittnes, Ric. Waddesworthe, Henry Waddesworth, Ric. Saltonstall, Gilberte Deane, Edward Brockesbanke.

Pr. Feb. 5, 1551, by the exors.

89.—SIBELL RILEY, OF HEPPERHM., PAR. OF HALLIFAXE, WIDOW.

(Reg. Test. xiii. 821.)

Aug. 20, 1551. Sibbell Ryley,² of Heperem in the perishe of Hallifaxe, widowe. I bequethe my bodie to be buried in

1.—“1551. Oct. 21. Gilbert Sladen de Warley sepult.” (*Hx. Reg.*)

2.—“● 1551. Aug. 21. Sibbell uxor Willm. Riley de Hiperom' sepult.” (*Hx. Reg.*)

the churche eard at Hallifax. Itm. I geve and bequethe to John Hogg', my brother, one my beste cowe. Itm. I geve to sex childer of Xpofer. Ryley xx^s emonge theme. Itm. I geve to Jenet Beamounde xx^s as monye goith now, to be ordered by the order of my father and iiij good neighbors, and also my best raymente bot one, of euerye thinge ij. Itm. I geve to Sir Jasper Hansone ij^s. Itm. to Sir Xpofer. Bentley xij^d. Itm. to George Bollinge ij^s. Itm. to Roberte Blarkey xij^d. Itm. to Robert Kytchin xij^d. Itm. to John Nicall xij^d. Itm. to Agnes Rishton, John Clerke, *uxor* Henry Wibton, *uxor* John Barrowclughe, Thomas Bolland, euery one of theme, vj^d. Itm. to too god childer, either of theme, xij^d. Itm. to Elisabethe Bolland one reed coote. Itm. to Margarete Bridge my best petticote and iij^s iiij^d of monye. Itm. to Agnes Hogge all my best garmentes. Item the residue of all my goodes and cattelles I freely geve to Richard Hogge, my father, to have duringe his liffe, and at his depertinge to devide it emonges his childer, my brether and sister,¹ savinge xiiij^s iiij^d more to my sister then hir partte cummys to becawse she ys meaned. Wittnes herof, Nicollas Appleyerde, Edwarde Dobsone, James Woodheed, and John Woodhede.

Pr. Feb. 5, 1551, by the exor.²

90.—JOHN WEDOPPE, OF CRYMMYSWORTHE,
NIGH WADDISWORTHE.

(Reg. Test. xiii. 821.)

Nov. 9, 1551. John Wedope, of Crymmysworthe within the towneshipe of Waddisworthe. To be buried in the perishe churche of Heptonstall, and my mortuarie accordinge to the kinges [actes] ordyned for that purpose. Also I geve unto Ric. Wedope, my brother, and his assignes, all and singuler my messuages, landes, tenementes, medowes, pastures, renttes, and reuersions in Waddysworth with all and singler th'essues, proffettes, and comodities commynge and growinge of, in, and upon all the saides messuages, landes, etc., frome the day of the death of me, the said John Wedope, unto the tyme that Alice Wedope, sole doughter and heire of me, the said John Wedope, shall cumme and be of the full aige of twentie yeres, the said Richarde Wedope or his assignes painge therfore unto Adam Wedope, my bastarde sonne, the hooll some of vj^{li} xiiij^s iiij^d within the space of too

1.—Originally written "sisters" but looks as if the final "s" had been deleted.

2.—Pr. by Ric. Hogge, father, sole exor. (*Act Book*).

yeres next ensuyng after the day of my said deathe, then to be paid at and in the feastes of Penthecoste and Sancte Martyne in Wynter by equall porcons, and also other vj^h xiijs^s iiij^d in too yeres the nexte followinge unto Agnes Wedoppe, my sister, and hyr assignes at and in the said feastes by even porcons. Also I will ymmediatlie after the said Alice Wedope shall cumme and be of the full aige of the said twentie yeres, that the said messuages, landes, etc., then shall remayne to the said Alice Wedope, my sole doughter and heire, and to the heires of hir bodye lawfullye begotten for euer; and for defalte of suche yssue the remander therof to the right heires of me, the said John, for euer. And it is also providede and exceptede by this my said testamente that Eliz., my wife, immediatlye after my decease shall have, perceyve, and occupie yerely thre and fiftie shillinges foure pence of annuitie or yerely rentte going owt and to be leviede of and upon the said messuages, landes, etc., during the terme of the lyeff naturall of the said Elisabethe, my wife, accordinge to the true tenor and effecte of certayne dedes and assurances therof unto hir by me affore this tyme maide, or elles the thirde of all my messuages, landes, etc., in Waddisworthe nowe in the tenures of me, the said John Wedope, and Roberte Waddisworthe duringe also the terme of hir lyffe naturall, and she to be in hir chose whether she will taike accordinge to the kinges actes for that purpose ordined, any contenttes in this my presente testamente heretofore rehersed in any wise to the contray notwithstandinge. And further I will that William Mytchell, off Euereldshay, and Thomas Grenewod, of Colden, th'elder, and there heires ymmediatlye after my decease shalhaue the custodie and kepinge of all my evidences, charters, dede[s], and escriptes concernynge all my messuages, landes, etc., unto my said doughter shall cumme and be of the full age of twentie yeres, and then the said evidences, charters, dedes, and escriptes to be deliuered to the said Alice, my doughter and sole heire, yf she be then on lyve, and if she be deid that then the said evidences, etc., to be deliuerede to the righte heires of me the said John Wedope, for euer. And also provided that if the said Alice shall happen to dye without yssue of hir bodye lafully begotten before she shall cumme and be of the said full aige of the said twentie yeres, then I will that the said evidences, etc., to be deliuered to the right heires of me, the said John Wedope, for euer. And likewise that the said William Mitchell and Thomas Grenewod and there heires at altymes hereafter when nede shall requier,

shall shewe or cause to be shewed the saides dedes, evidences, charters, and escriptes to the savegarde of the right of the said Richard Wedoppe, Alice Wedope, my doughter and heire, or the right heires of me, the said John Wedoppe, for defalte of issue lawfully begotten of the bodie of the said Alice, upon the costes and charges reasonable of euery persone so havinge nede of the said evidences, etc., to be shewed in maner and forme afforsaid, and also that the saides William Mytchell and Thomas Grenewode and there heires when nede shall requier, shall deliuer the saides charters, dedes, and escriptes for the savegarde of ther ryghtes afforsaid under sufficient suertie for the redeliuerye of the same to be maid unto the said Thomas and William and there hieers in tymes conveniente. Also I ordeyne the said Elisabethe, my wife, and the said Alice Wedope, my doughter, myne executrices unto whome, after all my dettes paid and funerall expenses maid and done, I geve all my hool goodes, cattelles, and dettes, not bequethed, so that my said wife clame nothings concernynge hir executorshipe, gift, or legacie, bot hold hir content onelye with hir thirde partt of all my hool goodes, cattelles, and dettes afforsaid. Also I ordene Roger Hayber, of Mylnethorpe, John Grenewod, of Grenewodlee, and Thomas Grenewod, of Colden, to be supervisors. Thes wittnes, Thomas Draper, Willm. Brigge, John Horssall,¹ Ric. Wilkenson, Robert Waddisworth.

Pr. Feb. 5, 1551, by Elisabeth, relict, power being reserved to Alice, daughter, in minority.

91.—THOMAS MEIGELEY, PAR. OF HALLIFAXE.

(Reg. Test. xiii. 887.)

Oct. 28, 1551. Thomas Meigeley,² of Mygeley of the perishe of Hallyfaxe. To be buried in the churche or churche yerde at Hallifax or in what other place yt shall please God to call me to his mercie. Item I giue and bequeth to the vicar of the same churche suche partte of my goodes in the name of my mortuarye as by the kinges statutes of Englonde in that case ys statuted. Item I will that all my dettes whiche of right I owe be well and truely paid. Item I giue to Agnes, my wife, John and Margarete, my children, all and singler my totall goodes and cattelles aswell reall as personalle with dettes in

1.—*Qu.* for Horsfall.

2.—“1551. Feb. 3. Thomas Midgley de Midgley sepult.” (*Hx. Reg.*)

generall, always provided that my dettes be paid as before rehersed. Furthermore I ordene the said Agnes, my wif, John and Margarete, my children, my hole executors. In witnes wherof I the said Thomas Meigeley hereunto haue setto my seall and marke or crose with my owne hand the day and yere abovewryten. Thes witnesses, John Meigeley, of Newworthhead, John Shae, Richard Meigley, of Mylnhowse, and John Deyne, wryter hereof.

Pr. Jun. 28, 1552, by the exors.

92.—WILLIAM BURTON, PAR. OF HALLIFAXE.

(Reg. Test. xiii. 887.)

Jun. 30, 1550. Willm. Burtone,¹ of Warley in the parishinge of Hallifax. To be buried in the churche yerde at Hallifax. Item I giue to euey one of my godchildren iiij^d. Itm. I giue to Agnes Hansone, doughter of Robert Hansone, of Warley, one cowe. And the residue of all my goodes, cattelles, and dettes, my funerall expenses at the day of my buriall, with other ordinarye fees maid and done and my dettes paid, I give and bequethe unto Jenet, my wife, whom also I order and maike my hole executrix for to dispose for the health of my soull and hir most proffet. Item I giue immediatlye after my decease to the same Jenet, my wife, during terme of hir lif naturall all my hooll landes and tenementtes, medowes, etc., whiche I haue in Hallifax, Warley, and Northowrome. And after the decease of me and the said Jenet, my wife, I giue unto William Burton, sonne of Thomas Burton, of Hallifax, and to his heiery for euer one meese with beildinge and too acres of land with th'uppurtenances in Hallifax now in the tenure of John Hyll. Item I giue unto Gilbert Hanson, son of William Hanson, of Warley, and to his heiery for euer one close with beildinge of apon in Warley in the graveshippe of Sowrebye nowe in the tenure of James Docworthe.² Itm. I giue unto John Hanson, son of the said William Hansone, and to his heiery for euer too acres of lande and a halfe with beylding of apon in Warley in the said graveshippe

1.—"1552. Apr. 2. Willm. Burton de Warley sepult." (*Hx. Reg.*)

2.—The following entry probably refers to this bequest:—My. 2, 6 Edw. VI. William Burton surrendered the reversion after the death of the said William and Johan, his wife, of one close containing $\frac{1}{2}$ acre of land with the buildings thereon now in the tenure of the wife of William Turneley in Warley to the use of Gilbert, son of William Hanson, and his heiery for ever. (*W. M. C. R.*)

of Sourebye nowe in the tenure of William Sewgar.¹ Item I giue unto John Mawde, son of Edward Mawde, of Hill, and to his heiers for euer one acree of land with th'appurtenances in Northwrome in the graveship of Hipperum nowe in the tenure of Richard Townende, sonne of John Townend.² Item I giue unto Agnes Hanson, daughter of the said William, immediatly after my bodilye deceese and Jenet, my wife, all the hooll proffettes of my farmehold; of all the which saides landes and tenementtes I have surrenderd accordinglye. Thes being witnesses present and requyered to testifie all the premisses, Gilbert Brokysbanke, Gilbert Deyne, John Shawe.

Pr. Jun. 28, 1552, by Jennett, relict.

93.—WILLIAM HAWKRIG', PAR. OF HEPTONSTALL.

(Reg. Test. xiii. 887.)

Feb. 10, 1551. William Hawkrige,³ in the parishe of Heptonstall. To be buried in the chappell eard of the said Heptonstall, and to the vicar thereof my mortuarie after the kinges maesties actes. Also I will that Margarete, my wife, have and occupye my fermehold during the terme yf she lyve so longe, and if she decease with in the said terme then I will John Haycrode and William Haycrode, ower sonnes, to haue the reuersione of the same terme if there be any yeres un[s]pend. Also I will that the said my wife to haue suche landes whiche I haue of Robert Haycred, my brother, three yeres next to cumme. Item I giue to Agnes Estwod, my doughter, xxvj^s viij^d. The reuersion of all other goodes, my dettes paid, I giue and bequethe to the said Margarete, my wif, John Haycrod, William Haycrod, Christabell, Jenet, and Isabell, owre childer, and I ordeyne and maike the said Margarete, my wif, to be my trewe executrix, and she to clame no partte nor porcon of my goodes by reasone of hir executrixshipe bot hir third partte. Thes witnes, John Wilkynson, Edward Mytchell, John Mytton.

Pr. Jun. 28, 1552, by the sole exrix.

1.—My. 2, 6 Edw. VI. William Burton surrendered the reversion after the death of the said Thomas (? William) and Johan, his wife, of 2½ acres of land with the buildings thereon in Warley now in the tenure of the wife of William Sulger to the use of John Hanson, son of William, and his heirs for ever. (*W.M.C.R.*)

2.—My. 3, 6 Edw. VI. William Birton by Edward Mawde *del* Hill surrendered 1 acre of land in Northourome now in the tenure of Ric. Townend to the use of John Mawde and his heirs for ever. (*W.M.C.R.*)

3.—"Hawkerig" in *Act Book*.

94.—WILLIAM RAMSDEN, PAR. OF ELANDE.

(Reg. Test. xiii. 888.)

Mar. 20, 1552. William Ramesdem.¹ To be buried at our parishe church of Eland. Also I bequethe to the vicar for my mortuarie as the kinges gracious actes ys. Item I bequethe to Vmfray, my sonne, with suche sheepe as he haith here and with suche proffettes as I had on theme, I give unto him vj^{li} xiijs^s iiij^d to his barne parte. Itm. that I haue given to my son John Ramsdem xxvj^{li} xiijs^s iiij^d to his barne parte. Item I giue to Margarete, my doughter, iij^{li} vjs^s viij^d besides hir barne parte. The residue of all my goodes not bequethed, my dettes paid and my will fulfilled, I giue Gilbert Ramesden, Anthony, and Margarete, thes my children, whome I make my full executors. Thes witnes, Sir Heughe Gledyll, John Hirste, and John Ramsdem, with other moo, Gilbert Ramsden, William Walsworthe.

Pr. Jun. 28, 1552, by the exors.

95.—WILLIAM ROMESDEN, OF HALIFAX.

(Reg. Test. xiii. 903.)

Jul. 17, 1552. Willm. Romesden,² of Halifax. To be bewryede in the church at Hallyfax amonge the bodyes of other Christyane peple, and I bequeathe to the vicar of the same one mortuary accordinge to the kinges grace maiesties actes and statutes enacted and established for the same intende and purpos. Item I giue and bequeathe to Isabell Romesden, my wife, iiij markes of lawfull Inglishe mony and one felte hat and all suche goodes as she had of hir owen at the day when I maryed hir for all hir parte and porcell of all my goodes, dettes, and cattelles which shalbelonge or perteane unto hir in the name of hir parte att my deth and departinge owte of this presente worlde, and she therwith haith so testefyed hir selfe to be contentyd and payde, withowte anny farther clame, or makinge chalence to anny parte or parsell of anny goodes, dettes, or cattelles which ar or were myne at anny tyme hereafter. Item I giue to Jenet, my doughter, xl^s. Item I giue to Gilberte and Robert Romesden, sonnes of John Romesden, my sonne, ether of them, vjs^s viij^d. Item I giue to Willm. Romesden, sone of Richarde Romesden, vjs^s viij^d. The resydewe of all my goodes I giue to Gilberte, John, Ric.,

1.—“Par. of Eland” in *Act Book*.

2.—“1552. Jul. 21. Will^mus Romsden de Halifax sepult.” (*HA. Reg.*)

Margarete, and Jenet Romesden, my children, equally amongeste them, and I orden Johne Romesden, my sone, my full executor. Theis witnesses, James Mawde, Willm. Brodley, of the Shawe, John Fornes, Xpofer. Smithe, Willm. Saltonstall, curet at Hallifax.

Pr. Sep. 5, 1552, by the exor.

96.—EDMUND MOLDESON, PAR. OF ELANDE.

(Reg. Test. xiii. 904.)

Aug. 1, 1552. Edmund Moldeson, of the parisheinge of Eland. To be bewryed in the churche garthe of Elande. It. I bequeathe to my mortuary as the kinges actes is. Item I bequeathe to John Moldeson xl^s. Item I bequeathe to Ranalde Teyller xl penies in peny or peny worthe. Also I bequeathe to Jenken Roykes iij^s iiij^d in penny or penny worthe. Item I bequeathe to Edmund Fyrthe iiij^s vij^d. The resydew of all my goodes and all trew dettes which is owinge unto me, not bequeathed, my will fulfilled and my dettes paid, I bequeathe to Jenet, my wife, and Thomas, my son, whome I make my full executores, and all my goodes equally to be deuided betwixte them. Theis wytnes, John Fyrthe, John Hollroide, Jefferra Woodheade.

Pr. Sep. 5, 1552, by Jennett, relict, power being reserved to Thomas, son, in minority.

97.—RICHARD MAWDE, OF OVENDEN.

(Reg. Test. xiii. 930.)

Oct. 10, 1552. Richard Mawde,¹ of the towneshipe of Ovenden in the parishinge of Hallifax. To be buried in the churche yerde at Hallifaxe, and I bequethe to the vicar of the same churche one mortuary according to the kinges grace maiesties actes and statutes ennacted and established for the same entent and purpos. Itm. I giue to Margarete Mawde, my wif, all my goodes, cattalles, and dettes, whome also I ordeyne and make my full executrix, and she to pay my debtes and bringe me furthe at my depertinge as shall beseme hir. Item I do ordeyne William Brodley and John Waller supervisors. Theis witnesses, Edward Ridynge, Thomas Campyon, Richard Garthrope, William Saltunstall, curate at Hallifax and wryter herof. In witnes of all the premisses I the said Richard Mawde to this my presente

1.—“1552. Oct. 18. Richardus Mawd' de Ovenden sepult.” (*Hx. Reg.*)

will have maid my crosse with my owne hand the day, monethe, and yere above said in the presence of the said witnesses.

Pr. Feb. 17, 1552, by the relict, sole exrix.

98.—WILLIAM DOWGHTIE, OF OVENDEN, PAR. OF HALLIFAXE.

(Reg. Test. xiii. 931.)

Nov. 30, 1552. William Doughtie,¹ of Ovenden in the perishe of Hallifax. To be buried in the churche earde at Hallifax. Itm. I will that I be brought furthe at my depertinge of all my hooll goodes as besemethe. Also I will that Jenet, my wif, shalhave the one halfe of all my goodes. Also I bequethe to Roberte Gye and William Grenewod one my horse. Also there ys in my handes wages of my servaunttes, that ys to witt, xxiiij^s viij^d to Agnes Denton, ix^s and one pare of hoose to Jenet Bradlay. The rest of all my goodes I giue and bequethe to Edward Gweye and Willm. Doughtie, whome I do ordene and make my full executors. Thes witnesses, William Brystowe, Richard Northende, Thomas Pyckylles, Thomas Denton, and Edward Dowghtie.

Pr. Feb. 17, 1552, by the exors.

99.—GEORGE FIRTHE, PAR. OF ELANDE.

(Reg. Test. xiii. 931.)

Mar. 13, 1552.² George Fyrthe.³ To be buried at the perishe churche of Elande with suche dewties as be graunted by acte of parliamente. Also yt ys my will that my wif, yf she kepe hyrself sole, and my son John shall have my place yf they cann agree together, if not, it is my will yt be devided in too parttes, and if she marye to haue none of my said place. Also I giue to my sonne my counter, my great arke in the layth, fyve pare of walker sheers, a long settill, cartes, plowes, yockes, with all suche toylles belonging

1.—"1552. Dec. 3. Will'mus Doughtie de Ovenden sepult." (*Hx. Reg.*)

2.—Probably a clerical error in the date.

3.—"Par. of Eland" in *Act Book*.

Dec. 4, 5 Edw. VI. George Furth, of Soland, surrendered the reversion after his death of the moiety of all his lands and tenements in Soland to the use of Margaret, his wife, for 20 years, on condition that if she died during the term his son and heir John should enjoy the remainder of the term. He surrendered the reversion of the other moiety to the use of his son and heir, John Firth, for the same term. (*W.M.C.R.*)

to husbandrye, with the tentors. Also I giue to my brother Thomas xx^s so that he make no clayme to the walkers sheers. Also to my brother Edmund Fyrth ii^s iii^d, and to my godson George, his sonne, ii^s iii^d. Also to Gilbert Firth v^s vii^d, and to Jeneat Townende v^s. Also to John Firfte, of Rishfurthe, ii^s iii^d. To John Grene xij^d. Item to Elisabethe Wormall and Agnes Turner xij^d, John Slater xij^d, Henry Romesden wif and Elisabethe Lume xij^d, Richard Firth ij^s, and William Firthe, my brother, xxvj^s vii^d. Also it is my will that all debtes, gyftes, and other expenses to me belongyng be[ing] discharged of the hooll guddes, my wif and my too children shalhave all the residue of my goodes, trustinge thei will deale well togeether as they ought to do. Also yt ys my will that my doughter Elisabethe have no partte of the corne and hay whether it be on the grounde or in the howse. I constitute Margarete, my wif, and my sonne John my executors, desieringe John Firthe, of the Chappell, John Firthe, and Edmund Firthe, my brethern, to be ouerseers. Thes witnes, John Firthe, John Godley, John Hilton.

Pr. Feb. 17, 1552, by the exors.

100.—JOHN GRENEWOODE, OF GRENEWOODLEE.

(Reg. Test. xiii. 934.)

Sep. 22, 1552. John Grenwoode,¹ of Greenwoodlee in the parishe of Heptonstall. To be buried in the chappell of the said Heptonstall, and to the vicar therof my mortuarie after the kinges grace actes. The reuersion of all my other goodes, my dettes paid, I giue and bequeath to Jenet, my wif, her thirde parte whiche is the use nowe after the laudable custome of Englande, and I will that my other goodes shall be had to the most profecte for my children, Roberte Grenwoode, Henrye, John, Lancelotte, Christabell, and to suche childe or chylde whiche the said Jenet is with nowe if it or they lyve. Also I wyll that my cattelles, hey, corne, and all other my goodes to be selled and maide in money immediatlye after my decesse. Itm. I will that John Grenwoode, of Colden, to taik and resave x^{li} of current money of Englande of the said goodes first and immediatlye after my decesse, whiche the said John Greenwood is for me unto William Barcrofte bounde by obligacon. Itm. I will that if Agnes Wedoppe will taik money by the vise of John Greenwood, of Colden, and

1.—He was a supervisor of the Will of John Wedope. Will ii. 90.

Thomas Grenewood, of Berynges,¹ accordinge to good right and consyence so moche as is unpaid, that to be paid her sone after my decesse, and if she will not, to haue her terme. Itm. I giue to Sir Roberte Bentlay too of the best tres excepte vj treys whiche John Waterhouse and Roberte Parker most taikē to James Grenewoode, my sone; and the other xxiiijth treys I giue to my childer, and James Grenewoode, my sone, and Henrye will paye or cause to be paid to my other childer vi^{li} xiijs^s iiij^d, and if he³ will not then I will they to be solde to ther moste profecte, whiche treys be growvyngē at Grenewoodelee and Clevhouse. And also that the said James Grenewood, my sone, to pay to William Shakylton, my tenande, viij^{li} afore he goo frome my farmholde that he dwellis in nowe or els the said Willm. to haue his terme. Itm. I will that James Grenewood, my brother, to haue tymbre for one house. Itm. I ordayne and maikē the said Roberte Grenewood, John, Henrye, Lancelott, and Cristabel Grenewoode, my children, to be my trew executors. Item I will that Roberte Parker, Richarde Horsfall, James Grenewoode, my father, and John Grenewoode, of Colden, to be supervisors unto whom I giue power to resave my dettes and pay my dettes owtwarde agayne, and reuerson of all my other goodes, all thinges dischargd, I will that it be disposed accordinge to this my present wyll. Thes wytnes, Rycharde Horsfall, John Grenewood, Lawrence Bentlay, Adame Farar, John Sothyll.

Pr. Nov. 3, 1552, by Robert Parkar, Richard Horsfall, James Grenewoode, father of the said deceased, and John Grenewoode, tutors or curators of the children of deceased, the exors. named in the same will, in minority.

101.—WILLIAM BRIGE, PAR. OF HEPTONSTALL.

(Reg. Test. xiii. 934.)

Aug. 8, 1552. Willm. Bryges, in the parishe of Heptonstall. To be buried in the chappell yerde of the said Heptonstall, and the vicar therof my mortuarie after the kinges grace actes. Also I will that all my goodes be devided in thre partes savinge one cove and a narke whiche that Thomas Bryge, my sone, shall haue besydes his childe parte; one parte to my selfe, a nother to Katheryne, my wif, and the thirde parte to the said Thomas Brige, my sone. Also I will that all funerall expenses and churche fees to be maid

1.—*Qu.* for Lerynges.

2.—This sentence seems ambiguous unless the word "he" is read "they."

of my parte of goodes, and if ther be any parte of my goodes unspente I giue it to the said Thomas, my sone. Item I ordayne and maike the said Katheryne, my wif, and Thomas Brige, my sone, to be my true executors. Thes wytnes, Henrie Mychell, Roberte Hanson, John Grenewood, William Shakylton.

Pr. Nov. 3, 1552, by Katherine, relict, power being reserved to Thomas, son, in minority.

102.—RICHARD GLEDEHILL, OF BAYTINGES.

(Reg. Test. xiii. 939.)

Mar. 10, 1551. Richarde Gledhill,¹ of Baytynges in the parishe of Elande. To be buryed in the churche or churche yerde of Elande. Item I bequeath for my mortuarie unto the vicar of the same accordinge to the rate of the kinges maiesties statutttes for that purpas established. Item I giue and bequeath unto Elisabeth Gledhill and Sibbell Gledhill, my doughters of a primer ventour, x markes starlynge equally to be devided betwixt them, and if eyther of them happen to deceasse before will makinge, mariadage, or without assyg[n]ment, or gyfte, the said hool some of x markes to remayne to the longer lyver of them too. Item I bequeath unto Margaret Gledhill, my bastarde doughter, fyve poundes of lawfull payment. Item by vertue and auctorie of the late kynges maiestie of most famous memorye, Henrye th'eighte, statutes of wylles in the xxxij yere of his reigne and after I giue and bequeath to the preferment, supportacon, and lyvyng of Henrye, Richarde, Marione, Agnes, Elisabeth, and Amabill Gledhill, sex of my yonger children, and to

1.—Testator appears to have married Elizabeth, dau. of George Rommesden, for one of his wives. The Gledhill family owned Baitings for several generations. The following notes throw some light upon their pedigree:—Jul. 21, 6 Hen. VIII. William Gledhill paid xij^s iiij^d heriot for two messuages called *lez* Bateynges with all the lands to the same belonging in the graveship of Soureby after the death of William Gledhill, his father. Apr. 24, 23 Hen. VIII. William Gledhill, surrendered a messuage with "*uno domo igneo*," a barn, and a "*shep-coite*" and 8 ac. of land in the tenure of Ric. Grenewodde, called Baiteynges, to the use of the said Ric. and his assigns for 19 years for a yearly rent of xl^s. Oct. 18, 27 Hen. VIII. William Gledhill surrendered 4 ac. of land lately taken from the lord's waste with the buildings thereon near Baiteyngeyaite to the use of Ric., son of the said William, and Elizabeth, daughter of George Rommesden, whom the same Ric. intends to take to wife, and the heirs of the same Ric. for ever. Jan. 14, 27 Hen. VIII. William Preestley, John Smyth *del* Helme, George Halde-worth, and John Baites (apparently feoffees in trust), surrendered two messuages called Bateynges with all the lands to the same belonging to the use of Ric. Gledhill and his heirs for ever. On the same date Richard Gledhill surrendered the same property to the use of William Gledhill, father of the said Ric., and his assigns during his life. (*W. M. C. R.*)

the longest lyver of them if any of them happen to deceasse before mariedge or before will maiking, gifte, or assignement of ther childe parte or partes, all my mesuages, landes, etc., in Midgley and Barkslande, and profettes and farmes of the same unto suche tyme as John Gledehill, myne eldist sone and here apparent, come and be of adge of xxv yeres, and if it happen the said John to deceasse before the said adge so that the said landes desende to his next brother, that then and frome thence the said next brother shall forgoo his parte of all the said tenementes, off the whiche said tenementes I do stande seased in fee symple and ar holden by socage tenure, reserued out of the same saide tenementes the dower of Elisabeth, my wif. Item I will that two of my mesuages called Baytynges¹ and all the landes, etc., to the same belonginge in the grave-shipe of Sourbye, and the profettes and farmes of the same frome the day of my deceasse shall goo and remayne to my said sexe yonger children and in maner and forme as is affore expressed, unto the said John Gledehill² come and be of the adge of xxv yeres, fyndinge hym meat, drynke, clothinge, and exhibicion if he wilbe disposed to lerne and some money to spende yerely after his degre; and if the said John Gledehill happen to deceasse befoore the said adge so that the said landes desende to his next brother, that then and frome thence the said nexte brother shall forgoo his parte of all the said tenementes, reserved also out of the same the dower of the said Elisabeth, my wif. The reuersione after my deceasse of all the whiche tenementes called Baytynges I haue surrendered in to t'handes of John Roid and Richarde Wheatley, tenautes of the lorde, to maike courtynge of the said tenementes to the use of [my] said children if I happen not to amende and recover of my said sekenes within the space of one hooll yere nowe next commynge and as is said. Item by vertue of the said kyniges maiesties statutes of willes I giue unto Henrye Gledehill and Richarde Gledehill, my yonger sonnes,

1.—Jan. 13, 6 Edw. VI. Ric. Gledehill, of Bayteynges, surrendered the reversion after his death of two messuages called Bayteynges and of the lands to the same belonging to the use of Henry, Richard, Marion, Agnes, Elizabeth, and Mabell Gledehill, younger children of the said Ric., sen., from the day of his death until John, son and heir of the said Ric., sen., attain 25 years of age, viz. for the term of 10 years; and if any of the said younger children happen to die before the said John attain the said age, then his whole part of the said lands to remain to the said John and his heirs for ever. (*W.M.C.R.*)

2.—Apr. 17, 7 Edw. VI. John, son and heir of Ric. Gledehill, paid vjs viij^d heriot for two messuages called Baiteynges with the lands belonging to the same after the death of the said Ric. (*W.M.C.R.*)

and ther heres for euer one my mesuage called Thirnelle, [and] all the landes and tenementes therto belonginge in Staynlande whiche I lately purchased of Rycharde Grene-woode, and also one my mesuage, etc., in Staynlande whiche I purchased lately of John Townende, sone of Edmund, and the whiche said tenementes ar holden by socage tenure, provided allwayes that the said Richarde Grenwoode and his heres, and also the said John Townende and his heres may redeme the said tenementes as apperith by seuerall and formall wryttinges at the tymes of purchasyng the same; and of the whiche I intende to maike one dede with delyuerye of seasyn to my said too yonger sonnes in fee symple. Also I will that the reuercon after my deceasse of iiij acres of lande taken of the lordes wast with the buldynges upone the same neare the Baytynges Yate,¹ and also the reuercon after my deceasse of iij acres of lande tayken of the lordes with the buldynges upone the same called Walker House² in the said graveshippe of Sourby, shall goo and remayne to the said Henrye Gledhill and Richarde Gledhill, my said yonger sonnes, and ther heres for euer, and of the whiche said reuercons nowe I haue made a surrendre into the handes of the said John Roide and Richarde Whitelee to make courtyng to my too yonger sonnes in fee symple if I happen not to amende and recover within one hooll yere. The residue of all my goodes and dettes, after my funerall expenses and my true dettes paid and discharged, I gyff unto Henrye, Richarde, Marion, Agnes, Elisabethe, and Amabill Gledhill, my said yonger childer, equally, whome I doo make myne executors, and that they shall order and dispose the said goodes for the health of my soull and otherwise to ther owne profettes as shall beseme them best, and also by the counsaill of the said Elisabeth, my wif. Oversears, Richarde Lyghthollers, of the Wyndibanke in the perishe of Ratchedale, and John Holleroid, of Risheworth. Thes wittenes, Thomas Townende, John Dentone, Richarde Grenwoode, and John Mawde, Trymyngm.

Pr. Dec. 1, 1552, by Elizabeth, relict, tutrix or guardian of the children, the exors. named in the will, in minority.

1.—Jun. 16, 7 Edw. VI. Ric. Gledhill, of Bayteynges, surrendered the reversion after his death of iiij^{or} ac. of land lately taken from the lord's waste with the buildings thereon near Bayteynges Yate to the use of Henry and Richard, younger sons of the said Ric., and their heirs for ever. (*W.M.C.R.*)

2.—This tenement was surrendered by William Gledhill to his son Richard and his heirs for ever on Oct. 18, 27 Hen. VIII. (*W.M.C.R.*)

103.—WILLIAM DENTON, OF BYNES.

(Reg. Test. xiii. 940.)

Oct. 24, 1552. William Dentone,¹ of Bynes within the perishinge of Halifax. To be buried in the churche yerde at Halifax, and to the vicar ther for my mortuarie accordinge to the kinges grace statutes. Also I giue unto Margaret, my wif, the hoolle thirde parte of all my goodes, cattalles, and dettes accordinge to the auncient and lawdable custome of this realme of Englande. Also I will that all the dettes whiche I doo owe be paid of my hoolle goodes. Also the residue of all my goodes and dettes, my funerall expenses at the day of my buriall with other ordenarye feyes maid and done and my dettes paid, I giue unto Thomas, William, Margaret, Agnes, and Elisabeth, my children, equallye to be devided amonges them excepte I will the said Margaret, my doughter, to haue xl^s more of my said goodes then her breder or systers afore naymed, whiche said Margaret, my wif, and all my said childer I ordayne my sole executores. Also I assigne all my hoolll farmehold to the said Margaret, my wif, Thomas, William, Margaret, Agnes, and Elisabeth, my children, durynge the tyme and space of iiij yeres after my deceasse, and after th'ende of the said iiij yeres then I assigne all the said fermholde to the said Thomas, my sone, and his assignes durynge the residue yet to spende of all those termes of yeres whiche I haue in the same. Also I will that the said Thomas, my sone, for the occupacion of the said farmholde, as is said, shall giue agrement to the said William, my sone, at the syghte of frendes. Thes beyngge wittenes, Richarde Denton, Rycharde Speyghte, Gilbert Dentone, John Dentone.

Pr. Dec. 1, 1552, by the exors.

104.—THOMAS BURTON, OF HALLIFAX.

(Reg. Test. xiii. 963.)

Aug. 8, 1552. Thomas Burton,² of Hallyfax. To be bewryed in the chur yerde at Hallyfax among the bodyes of other faythefull people. It. I giue to Roberte, my sonn, and Xpofer. Borton all my geere and instrumentes belonge to my occupacon and making of cappes equally to be devided betwixt them. It. I giue and bequeath to Xpofer. Borton all my shauinge instrumentes. It. I giue all the take and

1.—“1552. Oct. 30. Will'm's Denton de South^m sepult.” (*Hx. Reg.*)

2.—“1552. Aug. 13. Thomas Burton de Halifax sepult.” (*Hx. Reg.*)

terme of my howse that I dwell in and ij closes in Hallifax which I haue of John Wilkenson, of Ovenden, my landes lord, to Jenet Burton, my wife, as longe as she kepithe hir sole and unmarried or elles mary suche a man as will make muche of my children by the aduise and counsell of my superuisores; and yf she marry contrarye to the willes of my superuisores then my wyfe to be putt of and they to lett it to the beste they can and take the profet therof to my children, painge at all tymes the farme therof to John Wilkenson, my landes lorde, and his heres as it is expressed in the cowrte rowles. It. yf it fortune my wife to departe before the end of the said terme then I will the residew of my terme to remayne to Peter Buton, my sonn, and lyke-wise yf it fortune the said Peter to departe owte of this lyfe before the ende of the said terme, my yongeste euer for to haue the said terme and pay euer therfore to my said landes lorde and his heres the farme expressed in the said cowrte rowles. It. the resydew of all my goodes I giue to Jenet, my wyfe, Willm., Isabell, Peter, Marye, and Sybell, my chylder, and one child which my said wif is greate withall, whome I do orden mye executores, and yf fortune that anny of the said childer to dye or departe owte of thys presente lyfe before he or they comme to lawfull ayge, then thos that ar on lyue to haue his or ther parte deuided amonge them. It. I orden and make super-visorres John Wilkenson, my landes lorde, Thoms. Heay, Willm. Elliston, Will. Baraclowghe, John Fornes, and Will. Saltunstall, curate at Hallyfax. It. witnesses, Edward Mylner, Willm. Thorpe, Thoms. Hill.

Pr. Mar. 27, 1553, by Jennett, relict, power being reserved to the other exors., in minority.

105.—JOHN GAUGROGER, PAR. OF HALLYFAXE.

(Reg. Test. xiii. 1003.)

Apr. 20, 1553. John Gaugroger,¹ in the parishe of Hallifax. To be buried in the churche earde at Hallyfaxe. Item I giue to Agnes Gaugroger, my basterd doughter, x^{li} to be paid to her by myne executors. The residue of all my goodes and dettes I geve to Agnes, my wif, William, Isabell, Elsabethe, John, and Edward Gaugroger, my children, whome I do make and ordeyne my trew executors, and they to pay my dettes and bringe me furthe at my departinge as shall

1.—“John Gawgroger of Sourebye” in *Act Book*.

“1553. Apr. 26. Joh'es Gaugroger de Sourby seplut.” (*Hx. Reg.*)

become theme by the counsell of frendes. Itm. I do ordenne and make Edmonde Tattersall, William Tattersall, and Edward Tattersall supervisors. Thes witnes, John Smythe, of Helme, Edward Smythe, George Dicson, John Rode, John Smyth, Thomas Dobsonne, Willm. Saltonstall, curate at Hallyfax.

Pr. Jul. 8, 1553, by the exors.

106.—THOMAS HARGREFFES, PAR. OF HEPTONSTALL.

(Reg. Test. xiii. 1003.)

Apr. 18, 1553. I, Thomas Hargreffes, of the parishe of Heptonstall, clotheare, of gud mynde and perfit remembraunce althoughe I be seeke in my bodie, make this my testament whereyn ys conteyned my last will in maner and forme followinge, firste and naymelie, I betake my soull to Allmightie God and my bodie to [be] buried in the chappell of Heptonstall, and to the vicar of the same accordinge to the kinges most gracious actes. Item I giue to William Hargreffes, my sonne, my nagge, a hakney saddle, and a packesaddle with the geere belonginge to the same. To Thomas Holland a cowe. Item to Johanne, my wif, vij sheepe with the encrease of theme, the whiche weare hir owne when I married her. Item to John Hargreffes, my yongest sonne, a hyve with bees, and to Richarde Hargreffes an other hyve with bees. Item I giue to James, my sonne, a pare of webster lomes, a sattingfatte, and a mattresse. Itm. to Margarete, my daughter, a matteresse. Item I giue to James, my sonne, my take of the Beyn Hool. Item I ordenne and make Johan, my said wif, and William Hargreffes, my sonne, my trewe and faithfull executors to se this my testament trewlie performed, and further to se the reste of my goodes, after my funerall expenses maid and dettes paid, equallie to be devided betwixt my saides wif and James, Margarete, and John, my said children. Item yt ys my will that yf any variance or troble fawle or be betwixte my said wif and children that they be ordered by William Grenewod, John Crabtree, John Thompson, and Thomas Holland in all causes concernynge my said testamente. Dettes that I the said Thomas owe the day hereof makinge. Inprimis, to William Hargreffes, my son, iij^{li}. Itm. to Thomas Crake xl^s. Item to John Dolysonne xx^s. Itm. to Richard Aicrode iij^{li}. Itm. to Roberte Sutclif, of Stodeley, iij^s viij^d. Itm. to James Hargreffes, my son, xl^s. Itm. to the wif of John Grenewod xij^d. Itm. to Margaret Hargreffes, my daughter,

ij^{li} xv^s viij^d. Itm. to Richard Gibson xlv^s iiij^d. Itm. to John Horsefall xxvj^s viij^d. Itm. to George Smythe viij^s iiij^d. Itm. to Alisone Crosley, wedowe, xxxj^s viij^d. Itm. to Ric. Brige iij^s. Itm. to George Grenewod ij^s vj^d. Itm. to John Lever ij^s x^d. Itm. to the wif of Edward Crabtree ij^s. Itm. to Willm., my said sonne, xvj^d. Item to John Horsfall¹ for sealinge clothe ij^s vj^d. Dettes owinge to me the said Thomas. Inprim[i]s, Robert Horsfall, my father in lawe, vij^{li}. Itm. William Scotte, of Prescottt, xxxj^s. Itm. Robert Erneshey ij^s viij^d. Itm. Edmonde Barker xx^s. Itm. Robert Horsfall viij^s iiij^d. Item John Horssefall iij^s viij^d. Itm. Robert Aikrode v^s. Itm. John Tomson, of the Grenehirste, ij^s x^d. Itm. Ric. Stansfelde ij^s viij^d. Thes witnesses, Robert Trⁿalge,² Rober[t] Gibson, Robert Ferrer, corviser.

Pr. Jul. 8, 1553, by the exors.

107.—RICHARD WOOD, OF SOUERBIE.

(Reg. Test. xiii. 1004.)

Mar. 14, 1552. Richard Woode,³ of Souerbye in the countie of Yorke, clother. I ordayne and make Christabell, my wif, and Margaret, Agnes, Thomas, and Rycharde, my children, myne executors to resayve suche thinges as be owynge to me and also to paye my dettes, whiche dettes beyng paid, I giue the residue of all my goodes to my said wif and children; and that this my will maye the better be accompheshed I desire my brother John Wood and Edmunde Wood, John Mawde, of Warley Wood, and Thomas Fournes to be ouersears of the same. Thes wittenesses, John Woode, Edmunde Wood, Sir John Hiltone, preist.

Pr. Jul. 8, 1553, by Xpabell., relict, Margaret and Agnes, daughters, power being reserved to Thomas and Richard, children.

108.—JOHN COCKROFTE, OF AYRYNGDEN.

(Reg. Test. xiii. 1026.)

Aug. 18, 1553. John Cockerofte, of Ayryngden. To be buried in the churche yerde of Heptonstall, and my mortuarie

1.—No doubt one of the sealers. Every piece of cloth made had to have the king's seal attached before being sent away for sale. For this purpose the Ulnager had deputies or sealers throughout his district, who gave out the king's seals and received the sealing subsidy and ulnage on his behalf. In some *Depositions on Commission* in 11 Jas. I (Mich. 9), one of the witnesses stated that he had known the sealing subsidy and ulnage of a northern carsey to be one penny for a space of 67 years until 4 or 5 years last past.

2.—“Robert Tranalge, *curatu' ibm.*” in *Act Book*.

3.—“1552. Mar. 18. Richardus Wood de Sourby sepult.” (*Hx. Reg.*)

according to the kinges actes ordined for that purpose. Also I gyve, bequethe, and assigne unto Henry Cockroft, my son, the terme of too yeres next ensuyng after the thirde day of Maye next folowing after the day of the date herof whiche I haue of and in a messuage, landes, etc., in the said Ayryngden called Litle Fearnbybarowe and now in my tenure and myne assignes. And I ordenne and make the said Henry Cockrofte, my sonne, myne executor unto whome, after my dettes paid and funerall expenses maid and done, I giue and bequethe my hooll goodes, cattelles, and dettes not bequethed. Thes witnesses, John Grenewod, of Colden, Thomas Grenewod, his sonne, Robert Hemmyngway, of the Burntstubbe.

Pr. Oct. 5, 1553, by Henry Cockerof, son.

109.—THOMAS MARGATRODE, OF COLLINGWORTH.

(Reg. Test. xiii. 1032.)

1552. Jan. 4. Thomas Margatrod, of Collingworth in the perishe of Bynglay. To be buried in the churche earth of Allhallowes at Bynglay. Also I giue all the landes and houses that my father left unto me to Richard Mvrgatrode, my brother sone, the whiche landes liethe in the townshipe of Hovenden. Also I giue to Thomas Hollingrake, my sister sone, all the landes and houses whiche I purchased with my owne goodes and his in the townshipe of Hovynden caulled Hammelden Sloyde. Also I giue my best jacket to William Wilsone. Also I giue to Willm. Pighelles in the Marche my best hoose and dublet. Also I giue my other rayment to William Foster and to Henrye Sladen and to William Butterfeld to euery one parte. Also I make John Hollingrake and Thomas Hollingrake my executors to se that this my will be fulfilled. Thes beyng records, George Kighley, Humfray Cowper, Robert Hauworth, and John Rodlay.

Pr. Dec. 10, 1553, by Thomas Hollingrake, power being reserved to John Hollingrake, co-exor.

110.—XPOFER. BOITHES, PAR. OF HALLIFAXE.

(Reg. Test. xiii. 1041.)

Aug. 31, 1553. Chrofer. Boithes,¹ of the parishe of Hallifax. I bequeathe my bodie to be buried in the churche or churche

1.—"1553. Sep. 4. Xpofer. Boithes sepult." (*Hx. Reg.*)

verde at Hallifax. Item yt ys the full and laste will of me the said Chrofer. Boithes that all dettes and all other matters and causes betwixt me and my childer and betwixt George Boithes, myne eldest sonne, be clerelie after my deceese determyned, judged, and fullie endid within xx^{ti} dayes next after my deceese by the meditacon of my lovinge frendes John Wilkensone, of Ovenden, John Watterhus, of Hallifax, John Barstowe, of Brounster, Robert Dayne, John Boithes, George Watterhouse, and William Saltonstall, curate at Hallifax, and all my childer to reste and be fullie and hertelie content therewith without any further sute or contradiccone. Item the residue of all my goodes and dettes whiche I haue not gyven and bequethed by worde of mothe affore my wif and before Robert Watterhowse and William Saltunstall, curate, or that I hereafter shall giue or bequethe by worde of mouthe before witnes, or otherwise that I giue with my handes in my lif tyme, I giue and bequethe to Elsabethe, my wife, and Edwarde Boithes, my sonne, whome I ordenne myne executors. Thes witnesses, Roberte Watterhowse, John Bairstowe, Sir Richarde Northende, preiste, Richarde Oottes, William Saltonstall, curate.

Pr. Dec. 15, 1553, by the exors.

111.—CHROFER. DENTON, OF OVENDEN, PAR. OF HALLIFAXE.

(Reg. Test. xiii. 1042.)

Jun. 1, 1553. Chrofer. Dentone,¹ of Ovenden, clotheer. To be buried in the churche earde of Hallifax emonges the bodies of other faithfull peopill of Christe, and for my mortuarye to the vicar of the same churche accordinge to the rate of the kinges maiesties statutes for that purpose establisshed. Item by vertue of the late kinges maiesties of most famous memorie, Henry the eight, statutes of willes maid in the xxxij yere of his reigne and after I gyve and bequethe unto Chrofer. Denton, my sonne, and his heires for euer too acres of lande laitlie taken of Sir Henry Savile of his of the waiste in Ovenden withe th'appurtenances, of the whiche said too acres of land I stande seased in fee simple and arr holden by nature of socage tenure, and of the whiche said too acres of lande I entende shortlie to maike a dede withe deliuerie of seasyne to my said son. Item I gyve unto Thomas Denton, my sonne, my best pare of walker sheers withe other good that I have gyven him affore this tyme in full contentacone and satisfaccion of all

1.—“1553. Jun. 9. Xpoferus. Denton de Ovenden sepult.” (*Hx. Reg.*)

his hooll canonicall childe partte and portion to him in any wise belonging, wherewithe I will that he shalbe contente. Item I give unto Richarde Yngham, my son in lawe, one pare of walker sheeres. Item I giue unto William Denton, my sonne, one pare of walker sheres and one pare of lomes standinge in the newe howse in full contentacon and satisfaccion of all his hooll canonicall childe parte. Item I giue unto Gilbert Denton, my sonne, too pare of walker sheres and one pare of lomes standing in the shoppe in full contentacion of all his holl canonicall childe partte. Item I gyve to Chrofer. Denton, my sonne, one pare of sheres and one pare of lomes standing in the howse and one bed in full contentacion of all his hooll canonicall childe parte. Item I gyve unto William, Jenett, Margarete, and Elisabethe Dentone my taik or lease of my farmeholde boithe of the olde land and newe, savinge the too acres that I gyve to Chrofer., my sonne, of newe land, and also devided emonge these iiij my childer at the sight of Richarde Deyne, John Roid, John Deyne, and John Deyne, yonger, whome I putt in truste to overse these my childer, and they to be concellid by there counsell in devidynge all the goodes and cattelles, to whome I gyve powre so to do by this my last will; and my wife to have or be in my good as one of my childer and she to have a partte withe them and yt fyrste to be taken upe of my hooll goodes next after my furthe bringinge. Item I will that Chrofer. Denton, my sonne, have all my lande to him and to his heyers paynge to Jenett, my doughter, for terme of her life halfe of the rentte in money that the land is nowe worthe as yt ys at this day. Item I will that all the dettes that I owe shalbe paid of my hooll good. The residue of all my goode, cattelles, and dettes I gyve unto Jenet, Margarete, and Elisabethe, my doughters, whome I do maik myne executrices to dispose for my saull and other wise to there most proffettes as yt shall please theme best. Thes witnesses, Richard Deyne, of Myxenden, Gilbert Wod, of Warley, Dynnys Yllyngworthe, of the towneshipe of Ovenden, and John Mawde, of Tremyngham.

Pr. Dec. 15, 1553, by the exrixes.

112.—HENRY SUTCLIFFE, OF [PURPRICE],
PAR. OF HEPTONSTALL.

(Reg. Test. xiii. 1042.)

Sep. 20, 1553. Henry Sutcliffe, of the Purprice within the parishe of Heptonstall. To be buried within the churche

or churche yerde of the said Heptonstall, and to the vicar thereof my mortuary accordinge to the kinges actes ordyned for that purpose. Also I gyve to Isabell, my wif, the halfe of all my hooll goodes and cattalles after my dettes paid, and the other halfe of all my said goodes and cattalles I gyve to Robert Sutcliffe, sonne of William Sutcliffe, of the Olde Chaumber, and he to maike the hooll costes and expenses concernynge my buriall and probacone of this my presente testamente; whome I ordenne myne executors to dispose for my soull at there pleasures, so that my saide wife shall chalenge no further of my said goodes by vertue of executrixshippe bot to holde herselfe well contentid withe the halfe of my saides goodes. Also I will that my said wife immediatlie after my deceese shall have, holde, and quietlie occupie duringe the terme of her life naturall all suche parttes and porcones of all howses, laithes, gardens, howses of office, wattercourses, landes, tenementtes, renttes, medowes, woodes, and pastures in Waddesworthe nowe in the severall tenures of me the said Henry and John Pyghylls or oure assignes as the sayme nowe arr devided, seperatid, and laid furthe by the full, hartie, lovinge, and inteer agremente aswell of me the said Henry, my said wife, as of Robertt Sutcliffe, my brother and heire, Richarde Sutcliffe, his eldest sonne, and other frendes in maner and forme folowinge, that ys to witte, the longer ende of the head howse all benethe the doores, and she and all hir famylie to have free libertie to comme and goo over the flowre of the said howse thorowe boithe the said doores for all maner of necessities and easementes, and the thirde parte of all the laithe, and all the hooll tenter crofte and the gardenne therein excepte halfe of the said garden and rowme for a tenter to be occupied and had to the said Robert and his heires, and also one hooll close of medowe callid Crofte, and nyne dayes worke withe the oxen of arable lande called Longshowte lyinge in the eest syde of the said Purprise withe a percell of grounde assigned for one way to be occupied frome the said howses to the said arable lande, and also the fourte parte of one heyghe callid Purprise Heyghe, withe howse boyte and haynboyte to the said tenementes, the hollyns and asshes exceptid, with all necessary ways and wattercourses to serve all the said tenementes, and also to carrye and recarrye, dryve, beare and leyde hay, corne, gresse, turffes, beastes, cattells, and all other necessities aswell frome and to all and every the said howses to and frome all and singler the saides tenementes, as also frome the saides tenementes to and frome the moore

of Waddesworthe, and the thirde parte of the folde and of all other th'afforesaides howses of office, and the thirde parte of the watter beinge in the said crofte excepte the said Robert Sutclif, th'elder, and his heires to sett a brode the said watter upon the close callid Purpryse Bent accordinge as yt haith been usid, and to be served of the sayme watter for his howse at the place accustomyd, and my said wife to pay yerelie duringe the terme of hir lyfe the thyrde partte of all the lordys renttes and tythe sylver beinge due for the premisses, and the said Robert, my brother, to pay the reste; and this to be in full recompense of the full and lawfull dower of my said wif beinge due unto hir out of the premisses beinge the inheritance of me the said Henry in revercione or otherways. Also I will that the said Robert Sutclif, my brother, immediatlie after my deceesse shall haue, holde, and occupie all the residue of all my hool landes, etc., in Waddesworthe to him the said Robert and to the heyres of his bodie lawfullie begotten excepte the said tenementes assigned to my said wife duringe her lyve as ys said, and also the dowre of Jenet, my mother, for the terme of hir lyfe exceptid, the reuertions whereof I gyve to the said Robert, my brother, and to the heyers of his bodie lawfullie begotten. Provided, excepted, and yt ys the will of me the said Henry that James Sutcliffe, my brother, Isabell, my sister, wife to Robert Hansone, Jenet Sladen, my syster, and Elisabeth Pighylles, doughter of John Pyghylles, shall immediatlie after my deceesse receyve and take of all my said landes and tenementes except the too doweres afforesaid the some of xx^{li} of lawfull paymente at the handes of the said Robert Sutcliffe, my brother, or his heyers, in maner and forme and particulerlie as hereafter ys declared, that ys to say, the said Jenet, my sister, to receive in the firste yere after my deceesse vj^s viij^d in the feastes of Sancte Martine in Wynter and Penthecoste by even porcons, and other vj^s viij^d in the iiij yere next after my deceesse in the said feastes by even porcons as ys said; and the said Elisabeth Pighyls to receyve vj^s viij^d in the secounde yere next after my said deathe in the said feastes in maner as is said; and the sayd Isabell, my sister, to receyve vj^s viij^d in the thyrde yere next after my said deathe in the said feastes as ys sayd; and the said James Sutclif, my brother, to receyve ymmediatlie after my deathe the some of viij poundes xiijs iiij^d residue of the said xx^{ti} poundes in maner and forme followinge, that ys to say, to the onelie proper use of the same James yerelie duringe the terme of iiij yeres xiijs iiij^d in the said feastes by even

porcones the said Jenet, my mother, then beinge on lyve, and also the said James to take ymmediatlie after th'ende of the forsaide iiij yeres yerelie duringe the terme of the lyve of the said Jenet, my mother, twentie shillinges in the said feastes by even porcones, provided alway that so moche of the saide xx^{ti} poundes as shalbe unpaid at the tyme of the deathe of the said Jenet, my mother, that the same then immediatlie after hir deathe shall be paid unto the said James, Isabell, Jenett, and Elisabethe by the yerelie paymente of xlvj^s viij^d in the said feastes by even porcons, that ys to say, to euerye one of theme there due porcons thereof as in maner and forme heretofore in this presente testamente ys declared unto the hool some of the said twentie poundes be fullie contented and paid. Thes witnes, Thomas Grenewod, of Lerynges, Thomas Draper, of Brodebothome, William Brigge, of the Olde Towne, William Grenewod, of the same Olde Towne, Thomas Grenewod, of Colden.

Pr. Dec. 15, 1553, by the exors.

113.—WILLIAM KINGE, OF SKIRCOTE, PAR. OF HALLIFAXE.

(Reg. Test. xiv. 1.)

¹ Mar. 20, 1553. William Kinge,² of Skircote, th'elder. To be buried in the parish church of Hallifax. Item I bequeth to Mr. Vicare of the same church for my mortuarie after the rate of the late kynges maiestie statute. Itm. by vertue and auctoritie of the late kinges maiestie statutes of willes I giue to William Kinge, my yongest sonne, and t'heres males of his bodie laufully begotten; and for defalte of such issue then to James Kyng, my myddelmoste sonne, and t'heres males of his bodie laufully begotten; and for defalte then the remander to John Kinge, my eldest sonne, and t'heres males of his bodie laufully begotten; and for defalte then the reverter to the right heres of me the saide [W]illiam Kinge, th'elder, wher they may be founde for ever, thre meases called the Newe [ho]use or mease and the warkehou, a nother Wairstowe³ house or mease, and the thirde [ca]lled Craven house with all the garthynges, foldes, landes, tenementes, croftes, cloises, water [cou]rses, and the intakes latelie taken of the waste to the same thre measses

1.—Part of the folio on which this will is entered is torn off, and consequently some of the words are missing.

2.—"1554. Apr. 12. Will'mus Kyng de Skercot' sepult." (*Hx. Reg.*)

3.—*Qu.* for "Bairstowe house."

belonginge, [and] nowe in the occupacions of me the said William Kynge, th'elder, Edmund Barstowe, [and] Henrie Bacheler, in Skercote in the countie of Yorke, and also one parcell of medue abounding [upon] the Wesherloyne of the est parte and as it is nowe newlie walled, staked, and []ed in Skercote aforsaid, and also one half acre of waste not [yet] inclosed of the este parte of the saide mease called Craven house, and also the half [pa]rte of all the lande, woode, and wast called the Northdeyne nowe inclosed and latelie [pur]chased of Sir Henrie Saivell, knyght, with th'appurtenances in Gretelande, accordinge to the intende and meanyng of a dede indented beringe date [the] xiiijth of Februarie in thirde yere of the reigne of oure late soveraigne lorde Kinge [Ed]warde the Sext, and of the whiche all the said tenementes [I th]e saide William Kinge, th'elder, the saide daye and yere delyuered peceablee possession to the [said] William Kynge, my sonne, and to the heres males of his bodie laufully begotten, and of [all] the whiche said tenement then I the saide William Kinge, th'elder, [stoo]de laufully seased in fee symple. Also I will and assigne to the said William Kynge, my sone, [an]d his assignes towne closes nowe maid in thre called Lees in Skercot duringe all such terme of yeres yet to spende, the which I haue hade of the lease [of th]e said Sir Henrie Savell, knyght, paynge therfore yerlie to the said James Kinge, my [sonne], and his assignes x^s at tymes usuall for the ferme of the saide thre closes during [all] the saide yeres that are to spende. Also I will and assigne to the saide James Kynge, [my] sonne, and his assignes all my lease and take of a mease called Willeyhall, and of all [the] landes, tenement, etc., to the same belonginge in Skircote duringe all suche terme of yeres yet to spende, [t]he which latelie I haue hade and bought of the lease and demise of the said Sir Henrie Sayvell, knyght, excepte the saide thre closes called Lees, and also excepte such closes and percell of lande, wood, pasture, and wast the whiche herbefore I haue barganed and assigned unto Thomas Clif, paynge for all the saide tenementes, aswell not excepted as excepted, to the saide Sir Henrie Sayvell, knyght, and his heres xl^s of ferme at the feastes of Pentecost and Sancte Martyn in Wynter duringe all the saide yeres not yet spende. Also I assigne and giue to the saide John Kynge, my sonne, xiiij^s iiij^d and also fyve markes of trewe dett in the handes of Henrie Stotheley which I did lenne to the said Henrie as by writinges therof appeareth. Also I giue to Robert Hardie, my sonne in lawe, xx^s. To

Edwarde Hill x^s. To Thomas Kynge of []ster¹ x^s. To John Nicholson v^s. To Chrobell. Nicholson v^s. Item I giue to Leonarde Dicconson v^s. To John Kinge, sonne of Edwarde, v^s. To Edwarde Haigh iij^s iij^d. To Isabell Kinge iij^s iij^d. Item I giue to Thomas Oldfelde, sonne of James Oldfelde, vj^s viij^d. Item I giue to John, myne eldeste sonne, thre fattes, one tubbe in the house, a nother in the laith, one arke in the seller, a side borde, one benke and one chaire. The residue of all my goodes, corne, cattell, and money hereafter not geuen nor bequeathed, after my funerall expenses and true dettes paid, I frelie giue to the said James Kinge and William Kynge, my sonnes, to order and dispose therin and therewith for the helth of my soull or otherwise as shall please theme best, whome I do ordan and make myne executors. Supervisors of this my said last will I make James Oldfelde, my sonne in lawe, John Mawde, of Tremyngham, and John Whitley, of Ovenden, that they see or cause to be executed this my saide last will in all poyntes and articles accordinge to the effecte of the same, to whome I giue for that purpose xxx^s, that is to witt, to everie of theme x^s. Thes witnes beinge present, William Wilkynson, of Skircote, Thomas Bridge, of Warley, Robert Romsden, of Hallifax, yonger, and Robert Shepley, of the same.

Pr. My. 7, 1554, by the exors.

114.—[ROBERT BARSTOWE], PAR. OF [HALLIFAX].

(Reg. Test. xiv. 2.)

Mar. 28, 1554. Robert Barstowe,² of the parish of Hallifax. To be buried in the church yerde at Halifax emonges bodies of other fathfull people of God, and I truste by the merites of Christe Jhu. most blissed passion to haue full remission of all my synnes and to enher[*it*] the kingdome of God, the Father, with the electe and fathfull children of God. Item I giue all my wholl take and terme of my farmhold which I haue and dwell in nowe at the daye and date herof unto Brian Barstowe, my eldeste sonne, frome the daye of my deathe unto the ende and terme of eight yeres, and after the ende of the said eight yere I giue the said take and fermhold duringe all the residue of all my terme to John, Margaret, Jennet, and Agnes, my children, all the proffett therof to be equally devided emonges theme. Item

1.—Badly rubbed.

2.—“1554. Mar. 31. Robert Bairstowe de Ovenden sepult.” (*Hx. Reg.*)

the residue of all my goodes, cattalles, and dettes I giue to the said John, Margaret, Jennet, and Agnes, my children, whome I do ordan my executors. Item I ordan Georgie Boithes and John Barstowe supervisors. Thes witnes, R[]¹ Barstowe, Richarde Barrett, John Heton, Thomas Qwewwold, William Saltonstall, curate [of] Hallifax.

Pr. My. 7, 1554, by John, Margaret, Jennett, and Agnes, children.

115.—THOMAS CAMPINET, OF OVENDEN.

(Reg. Test. xiv. 2.)

Mar. 21, 1552. Thomas Campynet,² of the townshipe of Ovenden in the parishe of Hallifax. To be buried in the churchye yerde at Hallifax. Item I bequeath and giue to Georgie Campinet and Thomas Campinet, my sonnes, foure pare of walker sheres and towe pare of lomes with all thinges to theme belonginge to be equally devided betwixt theme over and besides ther childes parte of my goodes. The residue of all my goodes, cattalles, and dettes I giue to Margaret Campynet, my wif, Margaret, Elisabeth, Grace, Georgie, and Thomas Campinet, my childe[r], whome I do ordan my lauffull executors, and they for to paye my dettes and bringe me forthe at my departinge as shall beseme theme. Item I do ordan William Watman, John Holgate, Brian Oittes, John Cokcrofte, and John Magson supervisors. Thes witnes, Brian Oittes, Richarde Kent, William Saltonstall, curate at Hallifax, John Holdesworth. Provided alwaye that if it fortune any of my said childer to die before they come and be of lawfull age or to honeste marriedge, that then they that be on live to haue his or ther parte equally devided emonge theme.

Pr. My. 7, 1554, by Margaret, relict, power being reserved to Margaret, Elisabeth, Grace, George, and Thomas, children, in minority.

116.—[THOMAS] SUT[CLIF].

(Reg. Test. xiv. 2.)

Jan. 24, 1549. Thomas Sutclif,³ of Hirste in the parishe of Heptonstall. To be buried in the chapell yerde of

1.—Badly rubbed.

2.—Testator married Margaret Haldesworth. There is some account of this family in Walker's *Halifax Registers*, pp. 80, 81. The name, probably of foreign origin, long continued in the parish of Halifax, though never at any time very common.

"1553. Jun. 18. Thomas Campenot de Ovende' sepult." (*Hx. Reg.*)

3.—In the subsidy granted to the King, 15 Hen. VIII, Thomas Sutclyff, of the Hirst, was assessed at 12^d for 40^s goods.

Heptonstall aforsaid, and to the vicare therof my mortuarie after the kinges actes. Item I giue to Isabell Sutclif, the doughter of John, my sone, and Isabell, the doughter of Richarde Sutclif, my sonne, fyve yonge quye beastes. Item I will that Marion, my doughter, haue all the proffettes and fermes vij yeres next followinge after my decease of my landes called Shay Crofte. Item I will the saides Isabell and Isabell aforenamed to haue ij pare of walker sheres. The reversion of all my other goodes I giue to the said Marion, my doughter, whome I ordan my trewe executrix to dispose as she thinkes goode. Thes witnes, Henrie Sutclif, of Purprise, Henrie Sutclif, of Old Towne, Henrie Walker, Ric. Sutclif.

Pr. My. 7, 1554, by the sole exrix.

117.—WILLIAM FLETCHER, PAR. OF HALLIFAX.

(Reg. Test. xiv. 3.)

Sep. 23, 1553. William Fletcher,¹ of Prestlinge² within the countie of God,³ clothier. To be buried within the churche yerde of Hallifax, and my mortuarie to the vicare therof accordinge to the quenes statutes ordaned for that purpose. Item I giue to Richarde, my sonne, my fermholde and my take the which I haue under Henrie Prestley, my lorde. Item I giue to the same Richarde, my sonne, all manner of geare which belonges to husbandrie, and thre arkes, one awmbrie, and a pare of sheres. Item I giue to my foure doughters all manner of geare that belonge to the shelf and iiij kistes to be devided equally emonges theme. Item I ordan myne executors Richarde, Jennet, Agnes, Margaret, and Isabell Fletcher, my childer, of all my goodes, cattalles, and dettes to be devided equally emonges theme. Item thes are the dettes owinge to me the said William. In primis, in the handes of Robert Wadson xx^s. Item in the handes of Herie Atkynson xxxv^s. Item in the handes of John Kyndall vj^s viij^d. Item in the handes of John Worsdenholme xxxvj^s viij^d. Item in the handes of Richarde Murgatrod iij^s iiij^d. Item in the handes of Edward Batte, of Snappe, iiij^s vj^d. Item in the handes of John Batte, sonne of the forsaid Edward, ij^s vj^d. Item in the handes of Edmund Grenwod iij^s x^d. Item I ordan Henrie Prestley,

1.—“1553. Oct. 28. Will'mus Flecchare de Sourby sepult.” (*Hx. Reg.*)

2.—Priestley Ing.

3.—*Sic.*

James Fletcher, and Thoms. Fletcher the supervisors of this my last will. Thes witnes, John Crabtre, Thomas Illingworth, and Henrie Illingworth.

Pr. My. 7, 1554, by the exors., viz. Ric., Jennet, Agnes, Margaret, and Isabell, children.

118.—WILLIAM HOPKYNSON, PAR. OF HALLIFAX.

(Reg. Test. xiv. 3.)

Aug. 18, 1553. William Hobkynson,¹ of the parishe of Hallifax. To be buried in the parishe churche yerde of Hallifax, and I do giue my mortuarie to the vicare accordinge to the kinges moste gratiouse actes. Also I do ordan Margaret Hopkynson, my wif, and John Hobkynson, my sonne, my executors, unto whome I do giue all my goodes, cattalles, and dettes in whose handes so ever they be, savinge and excepte vj^{li} which I do giue to Sir Edward Hobkynson, my sonne, at such tymes as I may best forgoe it. And also I will that my executors paye and dischardge all such dettes as I owe. Thes beinge witnes, William Waddesworth, of Hollyns, John Waddesworth, sonne of the saide William Waddesworth, John Mawde, of Warley, Gilbert Longbothome.

Pr. My. 7, 1554, by the exors.

119.—JAMES FLETCHER.

(Reg. Test. xiv. 31.)

Mar. 18, 1554. James Flecher, of the parishe of Heptonstall. To be buried in the churche yerde of Heptonstall, and my mortuarie to the vicar therof accordinge to the kinges graces actes. Also I give to Margaret, my wief, my farmeold and my tacke which I have of Thomas Oldfeld, my landes lord, duringe the terme of vj yerres after vij yerres next comminge be fullie endid and done. Also I give to James Flecher, my sonne, xiiij sheepe and one pece of carsey² price xxv^s in the handes of Edmund Barker to be paid afore Ester nowe next comminge after the date hereof. And further I give to the said James, my sonne, one arke, one pare of lomes, and a tenter. Also I give to Jennet, my doughter, the wief of Richard Grenewood, one greete panne. Also I

1.—“1553. Nov. 4. Will^mus Hopkenson de Sourby sepult.” (*Hx. Reg.*)

2.—A coarse woollen cloth, the making of which in ancient times was the staple industry of the parish.

make Margaret, my wief, and James, my sonne, and Eliz., my doughter, my hoole executors, and all my goodes unbequithed, cattelles, and debtes equallie to be deuided emonges them. Also in the handes of Henrie Willane xxij^s. Also in the handes of Edmunde Asheworthe viij^s. Also in the handes of Thomas Sunderland iiij parte of one greete panne. Also in the handes of Richard Flecher one pare of walker sheires. Also in t'handes of Richard Barker xiiij^s iiij^d. Also I make the superuisors of this my presente testament, Thomas Oldfeld, Willm. Normanton, Richard Grenewodde, and Richard Flecher. Thes beinge witnesses, William Grenewood, Miles Ducksburie, William Bowrdall.

Pr. My. 2, 1555, by the exors.

120.—JOHN¹ HANSON, OF WODHOUSE, CHAP. OF ELANDE.

(Reg. Test. xiv. 60.)

Jul. 31, 1553. Robert Hanson,² of the Wodhouse in the parishe of Eland. My bodie to the erth to be buried in the churche garthe of Eland nere unto the rote of one old ewe tree, betwixte the said rote and the chauncell doore there. Item I will that the vicare of Hallifax shall haue for his mortuarie of my wholl goodes accordinge to the kinges maiestie lawes and statutes. Item wher as John Hanson, of Huddersfelde, my nephewe, doth owe unto me xxvj^s viij^d of usuall money of England for one parcell of lande in Brighouse whiche I haue surrendred to the same John and to his heres for ever, which said some of xxvj^s viij^d is due to me the said Robert Hanson or my executors in the daye of Sancte Michael, th'archangell, nowe next ensuyng the date and makeinge herof, as by one writinge or bill signed with the hande of the said John Hanson beringe date with this present testament appereth, all whiche said some of xxvj^s viij^d in satisfieng the requeste of Thomas Hanson, my late brother, decessed, I giue and bequeth to the beldinge of one bridge standinge over the water of Calder betwixte Raistrike and Brighouse commonly called Brighouse bridge, to be paide to the buyldinge of the same bridge by the said John Hanson, his heres, and executors in manner and forme followinge, viz. at suche tyme as the firste payment is maide to the buyldinge newe of the said bridge x^s, and at suche tyme as all the workemanshippe

1.—*Sic*.

2.—Testator was the son of John Hanson, of Woodhouse (Will i. 78) by his wife Katherine, dau. of John Brooke. (*Dug. Vis. of Yorks.*, Clay's edition, ii. 99.)

concernynge the edifienge of the saide bridge shalbe half wrought vj^s viij^d, and at suche tyme as the saide bridge shalbe substanciallie maid and newlie finished in all poyntes other x^s, in full payment of the saide xxvj^s viij^d mencioned in the said bill, after which payment of the said xxvj^s viij^d in manner and forme aforesaide this my present testament to be a sufficient quytance to the same John Hanson, his heres, and executors for ever concernynge the payment of the same. Item in further satisfienge the requeste of the saide Thomas Hanson, decessed, I do giue and bequeste to the mendinge of one waye lienge betwixte the Neyther Edge to one close called Oldearthe, which waye is called the Lange Doglayne, vj^s viij^d to be paid by Edwarde Hanson, of Elande, my nephewe, which I haue delyuered the same Edwarde, at suche tyme as he shall therunto be required by iiij or ij of the honeste men inhabitinge the towne of Raistrike who will take paynes theme selves towarde mendinge the waye in the same layne. And I bequeathe to the mendinge of one waye in Brighouse lienge betwixt the same towne of Brighouse and Clifton bridge other vj^s viij^d, to be paide by my executors at such tyme as the inhabitantes of Brighouse is or shalbe mynded to make labour and coste theme selves to amende the same waye. Item I do giue to the said John Hanson, of Huddersfelde, one saltinge fate standinge in the over chambre in the saide Wodhouse, and one gret arke in the over parlure ther, as towe herelomes to be and remayne in the said house for ever, savinge alwaye the occupacion of theme to John Hanson, my brother, father of the saide John Hanson, of Huddersfelde, duringe his naturall lif. Item I bequeath to the same John Hanson, of Huddersfelde, one wyndle of rie. Item I bequeath to John Hanson, my cosyn, sone and here of the said John Hanson of Huddersfelde, one litle chiste maid of fyve or vj bordes aboute thre quarters of a yerde in lenghe. Item I giue to the said Edwarde Hanson, of Elande, one panne which I haue delyuered unto hyme and one wyndell of rie. Item I bequeath to Richarde Hanson, of Ovenden, my nephewe, vj^s viij^d with one wyndle of rie, to be paide to the same Richarde Hanson by myne executors within vj days of the feast of the Apostles Philipe and Jacobe nowe next commynge after the date and makinge herof. Item I bequeathe to William Hanson, brother of the saide Richarde, other vj^s viij^d likewise to be paide at the said tyme. Item I bequeath to Edwarde Hanson, brother of the saide William, other vj^s viij^d likewise to be paide at the saide tyme. Item I bequeath to Margaret Fraunce, Agnes

France, and Anne France, children of Thomas Fraunce, and begotten of the bodie of Jennet, suster of the said Richarde, one cowe. To Katheryne Malynson, suster of the said Richarde, one panne which I haue delyuered unto here. Item I bequeathe to Thomas Roger, William Roger, Jennet, nowe wif of William Brooke, and Alice Roger, childrene of William Roger, of Bristall, and begotten of the bodie of Margaret, my suster, xxvj^s viij^d, that is to witt, to everie of theme vj^s viij^d to be paid unto theme by my executors in the sext daye of Maye next ensuyng the daye of my death. More over it is my will and I ame well plesed that Elisabeth Hanson, my seruante, and suster to the said John Hanson, of Huddersfelde, shall haue in consideracion and full payment of thre poundes sexe shillinges viij^d to her geven by the said Thomas Hanson, decessed, towe kie, one grete panne, one maslyne basyn, and one brase pott before tyme delyuered unto her for th'assurance of the said money in full payment of the said iij^{li} vj^s viij^d. Item I will that my executors shall dispose emongest the power folkes, baken in brede, thre peckes of oitmell in the secunde daye of Novembre next commynge, and of Goode Friday next commynge likewise other thre pekes of oitt mele, and in the saide secunde daye of Novembre then next ensuyng other thre pekes of oitmele likewise to be bestowed emongest the power people. Item I bequeath to Nicholas Brooke, my godsone, xij^d. Item I will that Thomas Gibson wif haue one grete panne whiche is nowe in here custodie paynge therfore to myne executors xiijs iiij^d in the firste daye of Maye nowe next commynge. The residue of all my goodes, not before bequeathed in this present testament, I do giue to Robert Hanson, Arthure Hanson, and Elisabeth Hanson, children of the saide John Hanson, my brother, which saide Robert, Arthure, and Elisabeth I do make my true executors trustinge theme to dispose the same for the helth of my soull as shalbe thought most mete by the advice and oversight of the abovenamed Edwarde Hanson, of Elande, whiche said Edwarde I do make supervisour. Thes beinge witnes, William Beamont, of Brighouse, Richarde Stevenson, John Goodhere, Robert Brighouse, and John Townende, with others then and ther personally presente, viz. John Hanson, Edwarde Hanson, and Thomas Hanson.

Pr. Apr. 3, 1554, at Hallifax before Mr. George Palmes, doctor of laws, canon residentiary of the metropolitan church of York, by Robert Hanson, and Elisabeth Hanson, exors., power being reserved to Arthur Hanson, co-exor.

121.—JOHN HILLIWELL.

(Reg. Test. xiv. 117.)

Nov. 20, 1554. John Hilliwell,¹ of Sowerbie in the parishe of Hallifaxe. To be buried in the churche yerde at Hallifaxe. Itm. I give and bequethe to Agnes, my doughter, one cowe and one coote cloothe in full contentacon and payment of her childes parte. The residewe of all my goodes, cattelles, and debtes, my debtes and funerall expenses discharged and trewlie paid, I clerelie give to Isabell, my wief, William, Elsabethe, Richerd, Isabell, George, John, Michell, and Xpobell. Hilliwell, my childer, and my wief to have her thirde parte and my said childer to have the other too partes emonge them, which saide wief and childer I do ordane and make my executors. Itm. I make James Foxcroft and George Bothes superuisors. Thes wytnesses, John Grenewood, John Crowder, Thomas Grenewood. Itm. thes ar debtes which I the said John Hilliwell doo owe. In primis, to Gilbert Bathe v^{li} xiijs iiij^d. Itm. to Eliz. Harker v^{li}. Itm. to Robert Woodhead xxx^s. Itm. to Robert Bairstow xx^s. Itm. to Richerd Hergraves xx^s. Itm. to Edward Dobson xxx^s iiij^d. Itm. to George Dobson xxx^s. Itm. to John Crowder xxj^s. Itm. to John Denton x^s. Itm. John Battes xij^s. Itm. to John Lyster ij^s. Itm. to Richerd Sladen ij^s iiij^d. Itm. to John Walker v^s. Itm. to Richerd Horsfall viij^s. Itm. thes ar debtes owen to me the said John Hilliwell. Itm. James Ridall xvj^s. Itm. of John Ridall, his brother, xiijs iiij^d. Itm. of Edward Battes xvj^d. Itm. of Richerd Hogeskyn, of Walles, xvj^s. Itm. of Thomas Turner ij stone of woll of v^s a stone. Itm. iiij pounce of woll and one stone of hempe, price xx^d. Itm. of Thomas Hill, of Leedes, xxiijs iiij^d. Itm. of Thomas Marton, of Leedes, iij^{li} iij^s. Itm. of Richerd Lightoller d v^s.

Pr. Apr. 10, 1555, by Isabel, relict, William, Eliz., and Richard, exors., power being reserved to the other exors.

122.—JOHN SCOWFELDE.

(Reg. Test. xiv. 117.)

Jan. 15, 1554. John Scowfeld,² of Lightclif, hamlett of Himperome within the parisheinge of Hallifax. To be buried

1.—“1554. Dec. 19. Joh'es Hilliwell de Sourby sepult.” (*Hx. Reg.*)

2.—Testator was probably the donor of a rent-charge to the original endowment of Lightcliffe Chapel. “John Scolfield, out of his messuage and lands in Lightcliffe, 1^s 4^d.” (*Watson's History of Halifax*, p. 652.)

“1554. Feb. 6. Joh'es Scolfeld de Hiperom sepult.” (*Hx. Reg.*)

within the churche yerde of Hallifax, and my mortuarie to the vicar therof accordinge to the estatutes and actes ordered for that purpoose. Itm. I give unto Margaret, my doughter, xx^{li} of lawfull moneye of England. Itm. I give to the said Margaret one yron shimneye nowe in the custodie of Edward Gill with one new greete arke latelie maide. Itm. I will that my said doughter shall dwell and be with Nicolas Scowfeld, my sonne, so longe as they canne agree to be to gether, and he to paye her for her serues xx^s in a yere; and that the said Nicolas to have, hold, occupie all the saide xx^{li} soo longe as they can agree, and yf they can not agree to be to gether, then I will that the said Nicolas shall paye or cause to be paid to the said Margaret the said xx^{li} within space of one half yere next immediatlie after yt be lawfullie required by the said Margaret or her assignes afore sufficient wytnes. Itm. I give to Elizabethe, my doughter, xl^s, also to be paid by my executors afore the feast of Sancte John Baptest next comminge after my bodelie decease. Itm. I give to the same Eliz. one yrone harrowe. To John Goodale, whome I am granfather unto, one whie stirke. To William Goodale, my sonne in lawe, my best jacket and best dublet. To James Hemmingwaye my graye iacket. Itm. I give to the chappell in the Est Feld v^s accordinge to a bill maide betwixt me and Percivall Herrison of Hallifaxe more at large woll appere. Rest of all my goodes, cattalles, and debtes not bequethed, after my debtes paid with other ordinary fees and my furthe bringinge at the daye of my buriall, I give and bequiethe unto Margaret, my wief, and the said Nicolas, my sonne, whome I ordayne my hole executors. Thes beinge wytnes, William Whitleye, John Saltonstall, Henrie Hemmingwaye, George Farebanke, Edmunde Farebanke.

Pr. Apr. 10, 1555, by the exors.

123.—HENRY SAVELL.

(Reg. Test. xiv. 119.)

Feb. 20, 1554. Henrie Savell,¹ of Copleye, esquier. To be buried in the parishe churche of Hallifax, and for my mortuarie accordinge to the rate of the late prince of most

1.—He was the son of Thomas Savile, of Copley (Will i. 190), by his wife Alice, dau. of Thomas Beaumont, of Whitley. He married Alice, dau. of Thomas Midhope. Testator's son William was parson of Cranhurst, Sussex. (*Dug. Vis. of Yorks.*, Clay's edition, i. 230.)

"1554. Mar. 4. Henricus Sayvell de Skercot sepult." (*Hx. Reg.*)

worthie and famoose memorie, Kinge Henrie th'Eght, estatute for that purpooe established. Itm. I give and bequie the to Sir William Savell, prest, my son, towe syluer spoones and too quishinges. Itm. I give to Henrie Savell, my sonne, one horse and one bedde of cloothes. Itm. I give to Anthonie Savell, sonne of Thomas Savell, of Norland, one iacket of violet colore. Itm. I give to Robert Blackburn, my servant, one iacket welted with blacke veluet. Itm. I giue to Alis, wief of Nicolas Savell, of Wakefeld, one cowe. Itm. I give to the mendinge of the highe waye in the Shawe Banke ij shillinges. Itm. I will and declare that where as att this presente tyme I stand lawfullie possessed and seased in fee simple of and in one annuall rent of xx^s goinge owte of certane landes and tenementes in Skercott now in the possession of John Watterhowse, of and in one annuall rent of xij^s iiij^d goinge owte of certane landes and tenementes in Northland caulled Askhilbothome,¹ and also further of and in one annuall rent of iij^{li} vj^s viij^d goinge owte of certane meases, landes, and tenementes caulled Stotheleye and Langfeld, all the whiche foresaid annuall rentes set to gether do extend to the somme of v poundes yerelie, the which saide annuall rentes of v poundes by vertu and auctoritie of the saide late kinges maiestie estatutes of willes maide in the xxxij yere of his reaigne and after, I give and assigne to the foresaid Henrie Savell, my sonne, his certane attornaye or assignes frome the daye of my decease duringe the naturall lyf of the said Henrie, my sonne, as in one deede indentid therof nowe maide more planelie it apperithe. Itm. I give to the saide Nicolas Savell, of Wakefeld, my sonne, xxiiij^{li} in the handes of Thomas Savell, my sonne and heire, as apperithe by one bill under t'handes of the said Thomas and Anne, his wief; and also I will that myne executors shall paye to the said Nicolas or his assignes xvij^{li}. Itm. where as I have paid to Edmunde Woodheade, of Northeland, xij^{li} for the said Nicolas Savell, my sonne, for the repament of the which I have no bill of his hand, and also where the said Nicolas hathe had of me the somme of xlv^{li} as apperith by too bylles under the hand of the said Nicolas, all the whiche said sommes beinge set to gether do extend and amounte to the hole somme of one hundrithe poundes, for the whiche said somme of a hundrithe poundes I woll that the fore-said Nicolas, my sonne, upon request to him maide shall seale and deliuer to myne executors one generall acquitaunce for and concerninge all his hole canonicall childes parte

and porcon of my goodes to him in any wiese belonging. And yf the said Nicolas refuse and will not seale and deliuer to my saide executors the said generall acquittance for the childes parte of all my goodes hapning him after my decease then I will that the said somme of xiiij^{li} whiche I have paid for him to the said Edmunde Wodehead, and also the said somme of xl^{li} which he hathe receaved of me in parte of his saide childes porcon, and five poundes which he oweth me as apperithe by too bylles therof maide, and also the saide xxiiij^{li} now in the handes of the said Thomas, my sonne, and also the said xvij^{li} the which I do assigne and give to the said Nicolas of my goodes by this my presente will shall stand to him the said Nicolas in parte of payment of his said childes parte and as ferre as the said sommes will extend, and then after the said sommes accompted and allowed he to have his part of the residewe of all my goodes and then therin to stand to his aduenture whether his said childes parte shall come unto the said somme of an hundrithe poundes or above. Itm. I will yt my said executors shall paye unto Anne Savell, doughter of the said Nicolas, xl^s at suche tyme as they shall thinke moost convenient. The residew of all my goodes, hereafore not given nor bequithed, after my funerall expenses discharged I give to Alice, my wief, and to the foresaid Thomas Savell, my sonne and here apparant, whome I do ordane myne executors that they shall order and dispoose therin for the healthe of my sowle and further towards themselves as yt shall beseme them best. In wytnes whereof to this my presente last will and testament I have putto my seale and subscribed my name with my proper hand the daye and yere abovesaid. Thes wytnesses, Thomas Savell, of Banke, gentleman, Oliuer Lockwood, John Lockwood, sonne of the said Oliuer, John Bridge, and James Kinge.

Pr. Apr. 10, 1555, by the exors.

124.—JOHN BOTHOMLEY.

(Reg. Test. xiv. 120.)

—, 1554. John Bothomley,¹ of the parishinge of Hallifaxe. To be buried in the parishe churche yerde of Hallifaxe. I do give my mortuarie to the vicar accordinge to the kinges moost gracious actes. Also I ordane Eliz. Bothomleye, my wief, Agnes Bothomleye and Grace

¹ —“1554. Feb. 23. Joh'es Bothomley de Sourby sepult.” (*Hx. Reg.*)

Bothomleye, my children, my executors unto whome I do give my hole goodes, which said goodes I will that they be evenlie devided emongste them, my said children and executors, and I will that Eliz., my wief, do hold her content with her third parte onelie and to paye all suche debtes as I owe. Those to be oversears of this my last will to se that yt be performed accordinge to this my will and testament, Lawrence Happeye, of Norland, George Bannester, of Hathershelf, William Bothomleye, of Sowerbie. Thees beinge wytnesse, Thomas Holgate, of Sowerbie, John Bothomleye, of Warleye, Henrie Haighe, of Northeland. Prouided yt whether of my said childer depart and die before she come to lawfull aige or honest mariage that then that which is on lif to have her part of her father goodes.

Pr. Apr. 10, 1555, by Eliz., relict, power being reserved to the other exors.

125.—RICHARD BUCKLEY.

(Reg. Test. xiv. 131.)

Jan. 7, 1553. Richarde Buckelay, of the parishe of Hoptonstall. To be buryed in the churche yerde of Heptonstall a foresaid, and to the vicar of the same accordinge to kinges moste gracyowse actes for my mortuary. Also I will and give to Elisabet, my wyfe, and our children all suche takes and termes as I haue in thos messuages, landes, etc., called the Ferne Leghe, the Tode Care, and the lytill parcell of land that I holde of Robert Aykrode within the towne of Staunsfelde yf thay contynewe in laboure and be obedyent unto my sayd wyfe, or elkes thay to haue ther childes porcyon delt owte and goo of the same. Also I will that yf it fourton my sayde wyfe to dy within suche terme as I haue in the saide messuages, etc., that then twoo of our saide children to haue the same at the dyscrecyon of the landes lorde. The residew of my goodes, my funeralles expences and dettes payde, to be distribute to my sayde wyfe and children after the custome and use of the saide parishe of Heptonstall. Also I mayke Elsabethe, my wyfe, my executrix. Dettes that I owe. In primis, to Thomas Buckelay x^s. Dettes owynge to me the said Richard. In primis, Robert Crosse, of the Kylne hurst, xj^s viij^d, Johne Robertstreue, of Estwodde, ij^s viij^d. Thes wytnesses, Robert Aykrode, Edward Aykrode, Johne Matyll.

Pr. My. 10, 1554, by the exors.

126.—GEORGE DICCONSON,¹ OF SOUREBYE.

(Reg. Test. xiv. 171.)

My. 19, 1555. George Dickesonne,² of Sourebie. To be buried in the church yerde of Hallifax emongst the bodies of other fathefull people of Christe, and to the vicar of the same church for my mortuarie accordinge to the rate of the late prince of moost worthie and famoouse memorie, Kinge Henrie Eight, statutes for that purpose established. Itm. I give to William Dickeson, my yonger sonne, and his heires for ever one mease and all the landes and tenementes therto belonginge lienge neare the Whickstabers nowe in the tenure of Robert Thekers in Sowerbie, all the which said lecesse and tenementes I have now surrendred in to t'handes of John Smithe, yongest of all, to make courtinge to the said William Dickeson, my yonger sonne, and his heires for ever.³ Itm. I give to Gilbert Dickeson, myne eldest sonne and heire apparant, and his hieres for ever one of my mease caulled Boure Slakke with all the landes, etc., therto bellonginge nowe in the tenure of me the said George in Sowerbie, all the which said landes and tenementes caulled Boureslacke I have surrendred in to t'handes of the said Johnne Smithe, yongest of all, to make courtinge to the said Gilbert, my sonne.⁴ Itm. I give all my goodes, cattalles, debtes, sommes of moneye, and howseold stuffe to Agnes, my wief, Agnes Dickeson, Jenet Dickeson, and Eliz. Dickesonne, my children, whome I doo make myne executors to dispose for my sowle and otherwise to ther moost profectes. Superuisors of this my last will I make Johnne Dickeson, of Bentley Roode, my brother, Edward Dickeson, my brother, and Xpofer. Dewhirste, my brother in lawe. Thes wytnesses, John Smithe, Robert Crabtree, Thomas Dobson, and John Smithe, of Crawilshawes.

Pr. Oct. 2, 1550,⁵ by Agnes, relict, power being reserved to the other exors.

1.—*Sic.*

2.—Possibly the son of John Dikson (Will i. 235).

"1555. My. 20. George Dicson de Sourby sepult." (*Hx. Reg.*)

3.—Apr. 20, 2 and 3 Phil. and Mary. George Dicson by John Smyth surrendered 4 acres of land with the buildings thereon in the graveship of Soureby to the use of William Dykson, son of the said George, and his heirs. (*W.M.C.R.*)

4.—Apr. 20, 2 and 3 Phil. and Mary. George Dycson by John Smythe surrendered 6 acres of land with the buildings in the graveship of Soureby to the use of Gilbert Dykson, son and heir of the said George, and his heirs. (*W.M.C.R.*)

5.—So written in the Register but evidently an error for 1555.

127.—GRACE PREISTLEY, ———.

(Reg. Test. xiv. 184.)

Oct. 31, 1555. Grace Preistley, singlewoman, in the townshippe of Sotyland¹ and within the parishe of Eland. Furst I geve and bequethe my soule unto Allmightie God, the Maker and Redemer therof, and to the intercessions of the blessed Virgyn, our Ladye Sanct Marye, and all the hoolye Companye in heaven, and my bodye to be buried in the churche yerde where yt shall please God to call me to his mercye forthe of this myserable worlde. Also I bequethe to the vicar for my mortuarye as the gracious kinges actes is. Also I bequeth to John Wilkinson, my unkle, xiijs iiij^d. To the said John Wilkinson wyfe a coote, a kercheif, and a rayle. To Alyce Wilkinson, the doughter of John afore-said, a coote. To Raynald Gledill wyfe a kercheif and a rayle. To the wyfe of Thomas Norclyf one kerchef and a rayle. To Margaret and to Jenet Helewell, ether of them, a kercheif and a rayle. To Alice, my syster, all my woollyng raymente. Also I bequethe to the said Alice, my syster, a worsset kirtell, a gowne, a brasse potte, a pan, and three pewter vessell whiche were my mothers. Also I ordeyne and make John Preistley, my brother, my full and hoole executor to whome I geve all my goodes after that my dettes paid and my funerall expenses discharged. In wytnes wherof, John Wilkinson, Laurence Gledill, Wm. Malynson, and Ric. Gledill.

Pr. Nov. 26, 1555, by the exor.

128.—JOHN HANSON, OF WODHOUSE.

(Reg. Test. xiv. 221.)

Feb. 15, 1553. John Hansonne,² of the Wodhowse in Rastricke in the parishe of Eland. To be buried in the churche yerde of Elande. Itm. I bequiethe for my mortuarye accordinge to the rate of the statutes of Henrye th'Eight, late Kynge of England, for that purpose established. Item in fulfillingge the request of Agnes, my late wief, deceased, I do give to John Hansonne, of Huddersfeld, my eldest sonne and here, one cupbord and certane shelues standinge in the northe syde of my howse at Woodhowse ther to stand and

1.—*Qu.* for "Soyland."

2.—Testator was the son of John Hanson, of Woodhouse (Will i. 78), by his wife Katherine, dau. of John Brooke. He married Agnes, dau. of John Savile, of Newhall. (*Dug. Vis. of Yorks.*, Clay's edition, ii. 99.)

remane as an herelome so that the same Johnne Hansonne, my sonne, trewlie content and paye to Elisabethe Hansonne, my doughter, vj^s viij^d in consideracon of the same. Itm. I give to John Hansonne, my coosyn, sonne and heire of the said Johnne Hansonne, of Huddersfeld, tow sheappe. Lykwiese I give to Thomas Hansonne, my coosin, brother of the same Johnne, other towe sheappe. Item I give to Johne Hanson and Thomas Hanson, children of Edward Hansonne, of Eland, my sonne, fower sheape, that is to wyt, to ether of them, tow sheape. Lykewise I give to Arthure Frithe, yongest sonne of Arthure Frithe, deceased, unto whome I am godfather, other towe sheappe. Also I give unto James Rawnslawe, sonne of Richerd Rawneslawe, other towe sheape. Also I give to Arthure Hansonne, my yongest sonne, one stirke of one yere of aige and upwarde. Also I give to Alice Bolland, my saruant, one quie of one yere old and a half. Moreover I give to Robert, Arthure, and Eliz. Hanson, my children, all the residewe of my sheape equallie to be deuided emongst them. The residew of all my goodes, my debtes beinge paid and funerall expenses discharged, I doo give to Edward Hanson, of Eland, Thomas Hansonne, of Restrike, Robert Hanson, Arthure Hanson, and Eliz. Hanson, my children, equallie to be deuided emongst them, and I do make the said Thomas Hanson and Robert Hansonne my trewe executors. Thes beinge witnes, Hughe Gledhill, clerke, curet of Eland aforesaid, Richard Rawnslawe, Gilbert Batleye, and Gilbert Crowder, with manie other then and ther personallie being presente.

Pr. Apr. 3, 1554, by the exors.

129.————— CLYFFE.

(Reg. Test. xiv. 262.)

My. 17, 1555. Richerd Clyf,¹ of Lighclif in the parishe of Hallifaxe. Fering and mystrusting the incertentye of

1.—Testator was probably the son of Ric. Clif, and had Clyfhous with all the lands, tenements, etc., thereto belonging in Hyperome of the surrender of his father, Feb. 15, 7 Hen. VIII. (*W.M.C.R.*) He was the donor of a rent-charge to the original endowment of Lightcliffe Chapel. "Richard Cliffe, out of Cliffhouse and lands thereto belonging, in Lightcliffe 3^s 4^d." (Watson's *History of Halifax*, p. 652.) Jun. 28, 1 and 2 Phil. and Mary. Elizabeth Armyn, widow, sister and heiress of Ric. Clyff, late of Lyghtclyffe, paid heriot for 1 acre and 1 rood of land lying between a stream called Lyghtclyffbroke on the west, [and] a close of Ric. Wodde's on the north, and a messuage called Clyffhous with all the lands to the same messuage belonging in Hyperome containing by estimation 1½ bovates, after the death of the said Ric. (*W.M.C.R.*)

"1555. Jun. 6. Richardus Clif de Hiperom' sepult." (*Hx. Reg.*)

this caduke and transitoryous world maike this my last will. To be buryed in the churche yard of Hallafaxe, and my mortuarye to the vicare theirow according to the statutes ordeyned for yt purpose. It. I gyve to Elz. Ouerall, Anne Ouerall, and Als Ouerall, syster[s], euery one of theym, xl^s to be paid by my superuisores upon condycon yt if the said Elz., Anne, and Als pay viij^{li} unto Margret Ouerall according to the late will and testament of John Ouerall,¹ their faither, deceased, as more at large will appeare. It. I gyve to Robt. Ouerall one counter, one yron chymney, and a langsettle. I gyve to Margret Heymyngwaye, my seruant, x^s in monye and all my parte of mean² sheepe which are nowe in t'handes of Rycherd Heymyngwaye, hir faither. It. I gyve to the sayd Margret Ouerall all my purchest londes, tenementes, etc., in Sowerbye to be hadd and holden to the sayd Margret and to hir heyres for euer, which sayd tenementes I have caused to be surrenderd accordinglye to the true intent and meaning hereof. Rest of all my goodes, after my dettes paid and my fourth bringing with other ordinarye fees and other expenses maid and done at the day of my buriall, I gyve to the said Margret Ouerall whome I do ordeyn and maike my hole executrix. It. I ordeyn and maike Richerd Bentley and Edward Hoille my superuisors to se this my last will be fulfilled and executed in maner and fourme as yt is sayd, whome I also gyve full auctoritie and poure to correct my sayd executrix if she be negligent in executing this my said will. It. I will yt my said superuisors or th'one of theym have the rule, custodye, and keping of the sayd Margret and all hir goodes [and] profyttes commyng and growing of and in the premisses, to th'use and behove of the sayd Margret untill she come and be of th'age of xvijth yeres or other wise tyll she come to helpe and succoure by mariage; and if it happen the sayd Margret to dye afore she come and be of the said age of xvijth yeres and making no lafull will, then I will yt all the said landes and tenementes and all other the premisses as goodes, cattell, etc., to be equallye devyded amonges the sayd Elz., Anne, and Als Ouerall, hir systers, alway at the discrecon of my sayd superuisors according to the true intent and meaning hereof as thei intend to advoyd Godes highe displeasure due to the dysobeyers of their

1.—In the will of Elizabeth Armen, of Rotherham, widow, dated Sep. 20, 1557, it is stated that Robert, Elizabeth, Anne, Margaret, and Alis Overall were all of them children of John Overall, late of Rotherham, deceased, by his wife Elizabeth. There is no mention in Elizabeth Armen's will of her relationship to Elizabeth Overall, the mother, but it seems probable that the latter was her daughter.

2.—*Sic.*

parentes, and as they will have their frendes to do for theym whome lyke oportunytye shall mynyster occason. These wytnesses, Edward Thorpe, Robt. Smythe, Edmond Fairbank.

Pr. Jul. 14, 1555, by Ric. Bentley and Edward Hoole, tutors of Margaret Overall, during her minority.

130.—THOMAS GRENEWODDE, OF HEPTONSTALL.

(Reg. Test. xiv. 272.)

Feb. 3, 1553. Thomas Grenewodde, of Grenewodde, of the parishe of Heptonstall. To be buried in the churche yerde of Heptonstall. Also I gyve to the vicar thereof my mortuary accordinge to the estatute established for mortuaryes. Also I gyve to Alice Sutclif my best cove and to Grace Sutclif, hir suster, other two kye, unto the which Alice and Grace I gyve sex poundes tenne shillinges and ij^d of dett due unto me by John Sutclif, of Mayroide, there brother, as by bills thereof maid more playnelie appearith. Also I gyve to Willm. Sutclif, my seruante, a paire of lomes and a lether dublet. To Margaret, my wief, and John Grenewodde, my sonne, all my goodes and cattalls after my said legacies and funerall expenses maid and paid in maner and fourme as is said, the whiche Margret and John I maike my executores to dispose them for the health of my soule and there most proffettes as they thinke good. Thies wittnes, Sir Gilbert Stauncefeld, curet of the said Heptonstall, Willm. Mychell, Nicholes Whiteker, Willm. Shakelton, Robert Elande, and other moo. Prouided alwaie that the said John Grenewod shall beare all the costes of my buriall any former contentes to the contrary notwithstandinge.

Pr. Sep. 3, 1554, by the exors.

131.—RICHARD HANSON.

(Reg. Test. xiv. 290.)

¹My. 21, 1554. Rycharde Hanson, of the Wolrawe in the parishe of Hertishead. To be buryed in the churche yarde of Hertishead aforsaid, of the east syde the same churche

1.—This will is included because although it is uncertain what connection existed between testator and the Hansons of Woodhouse, the appointment of two members of the latter family as arbitrators in a dispute in testator's family seems to indicate that it did exist. Of the two arbitrators John Hanson, of Huddersfelde, was the son of John Hanson whose will is No. 128 in this volume, and Ric. Hanson, of Ovenden, was nephew of the same John.

so neare as may be wheare as my late father, Robert Hanson, deceased, was buried. It. I bequeath for my mortuarye to the vycar of Dewsbury according to the rate of the statutes for that purpose established. It. I will that Alice, my wife, haue all my farmold with tearmes and yeares which I haue in the same called Wolrawe, and euery parte therof, from the day of my deathe during her naturall lyfe if she the said Alice be and remaigne sole and unmaryd so longe, provided allwaye and I do give and bequeath to Thomas Hanson, my yongest sonne, the reuercon after the dicease of the said Alyce, my wife, of all the said farmold or tenemente caulyd Wolrawe yf she the said Alyce be and contynewe sole and unmaryed untill the day of her death, and if the same Alice do marrye before her said deathe then I do geve and bequeath to the same Thomas Hanson, my sonne, all the said farmolde from the day in which it shall happen her the said Alyce to marrye during all suche tearmes and yeares as then shalbe to spende and fynyshe in the same. It is my will that the said Alyce, my wife, haue all waynes, plowes, yockes, teames, and belles withe ther appurtenances for the occupacon of the said farmolde during her wydow hedde, and after that the said Thomas Hanson to haue them in like maner as he shulde haue the same farmolde. Itm. I will that Elyzabeth, my doughter, and now wife of John Brouke, of Dighton, haue one blacke cowe caulyd "Cuttoke" in full contentacon and payment of hyr whole canonycall childe parte to her due after my decease. Itm. I do geve unto Robert Hanson, my eldest sonne and heire, one pece of clothe which I dyd sende hym and also xx^s of currant monney which I ded lende hym. It. I bequeath to Jennet Prestleye, my servaunte, viij^d. Further it is my will that if John Hanson, of Ovenden, unto whom I am uncle will stande to the order and dome of John Hanson, of Huddersfelde, and Rycharde Hanson,¹ of Ovendon, con-

1.—The following notes seem to prove that he was the nephew of John Hanson, of Woodhouse (Will ii. 128). Apr. 20, 6 Hen. VIII. John Hanson, of Wodhous, surrendered 4 acres and 3 roods of land lying in a place called Underbanke in Rastryk to the use of Ric. Hanson, son of the said John, and his heirs lawfully begotten, remainder in default to Robert, brother of the said Ric., and his heirs, remainder to Thomas, brother of the said Robert, and his heirs, remainder to John, brother of the said Thomas, and his heirs. (*W.M.C.R.*) Jan. 9, 36 Hen. VIII. John Hanson, son of Ric. Hanson, paid ijs iiij^d heriot for 4 acres 3 roods of land lying in a place called Underbanke in the graveship of Rastryke after the death of the said Ric., his father. (*W.M.C.R.*) Oct. 8, 4 and 5 Phil. and Mary. Ric Hanson, of Ovenden, brother and heir of John Hanson, deceased, was presented for having surrendered 4 acres and 3 roods of land lying under Cotehillbanke to the use of John Hanson, of Wodhouse, without making fine with the lord, and the land was ordered to be seised. (*W.M.C.R.*) Apr. 22, 4 and 5 Phil. and Mary. John Hanson, of Wodhous, sen., took of the lord 4 acres and

cernyng the childes parte of Grace Hanson,¹ deceased, now being in the handes of the wife of Richard Beste, deceased, which is v^{li} ij^s, as he hathe promised, I am agreed to the same, and if not I will that my wife and children do orde it as the lawe will. Itm. I will that the said Alyce, my wife, and Thomas, my sonne, discharge and kepe harmeles John Scolfelde, th'elder, concernyng one obligacon in which the said John Scolfelde standith bounden in jointly with me to the churche of Yorke for the childes parte of Bryan Stamlyf² which is v^{li}. The residue of all my goodes and cattalles I do geve and bequeathe to the said Alice, my wife, and Thomas Hanson, my sonne, which Alice and Thomas I do make and ordeine my true and lafull executors trusting them to dispose the same for the health of my soule as shalbe thought most mete by the advise of Thomas Smyth, of Lightclif, John Hanson, of Huddersfelde, and Robert Smyth, of Lightclif, which I do make supervisours. [Witnesses] the said Robert Smyth, of Lyghtclyf, John Hanson, of Huddersfeld, Jasper Hanson, clarke, and Robert Hanson, of the Wodhowse.

Pr. Nov. 3, 1554, by the exors.

132.—JOHN ESTWOOD.

(Reg. Test. xiv. 294.)

Sep. 14, 1554. John Estwod, of the Shore within the towne of Stansfeilde, yeman. To be buryed in the churche yarde of Heptonstull, and to the vicar of the same for my mortuarye according to the kinges most gracious actes. It. I give Elizabeth Eastwood and Alice, my syster, xx^s. The residew of all my goodes after my funerall expenses, legacies, and dettes paid and done I leave with John Grenewood, of Colden, and Izabell, my wife, to ordre and dispose as God shall put them in mynde, the which John and Izabell I ordeine and make my true executors in this behalf. Also I desire the said John Grenewood to kepe my evidences by the space of foure yeres for the behove of my heires. Dettes owing unto the said John Estwood.

3 roods of land lying under a hill called Cotehill banke, etc. The same date Ric. Hanson, of Ovenden, brother and heir of John Hanson, deceased, and Alice, wife of the same Richard, for the sum of £11 paid by John Hanson, of Wodhouse, and other considerations released their right in 4 acres and 3 roods of land lying under a hill called Cotehill banke. (*W.M.C.R.*)

1.—This may be the Grace Hanson whose administration is included in the Appendix.

2.—*Qu.* for "Stanclyf."

Inprimis, Alan Stansfeilde xxiijs^s iiij^d. It. John Estwood, of the Ouer Intacke, xiiij^s. It. Robert Horsfall, of the Castill Hill, vjs^s viij^d. Dettes that I owe. Inprimis, to Willm. Estwood, my newew, xx^s. These wittnesses, Edmound Stansfeilde, John Crosle, Robert Turnalghe, mynister.

Pr. Nov. 21, 1554, by the exors.

133.—RICHARD MIDGLEY, OF MIDGLEY, PAR. OF HALLIFAXE.

(Reg. Test. xv. i. 19.)

Jul. 28, 1555. Richarde Midgeley,¹ of Midgley, in the parishe of Hallifaxe. To be buried in the parishe churche yerde at Hallifaxe emonge the bodies of other faithfull people, and my mortuarie to the vicar of the same churche accordinge to the kinges actes and statutes enacted and established for that intente and purposee. Item I gyve and bequeathe all my gooddes, cattells, and dettes to Elsbethe, my wif, Thomas, Margarete, Richard, Alicie, Agnes, William, Elsbethe, and Robert Midgley, my children, whome I doo ordanne and maike myne executors, and they to pay my dettes and bringe me furthe at my departinge as shall beseme theme. Thes witnes, Sir Edmund Crowder, preste, William Farrowe, of Ottes Roid, John Shawe, *de* Helehed, William Beiston, fuller, and other mo then beyng by and desiered to testifie and recorde all the premisses.

Pr. Apr. 22, 1556,² by Elisabeth, relict, Thomas, Margaret, Richard, and Alice, children, power being reserved to Agnes, William, Eliz., and Robert, children.

134.—RICHARD BRIDGE, OF WARLEY, PAR. OF HALLIFAXE.

(Reg. Test. xv. i. 19.)

Aug. 6, 1555. Richard Bridge,³ of Warley in the parishe of Hallifaxe, junior. To be buried in the churche yerde at Hallifaxe emonge the bodies of the faithfull people of God, and also I bequeathe to the vicar of the same churche one mortuarie accordinge to the rate and statutes enacted and established for the same entent and porpose. Item the residewe of all my gooddes, my dettes, funeralles expenses, and ordinarie fees clerelie acquite and dischardged, I clerelie

1.—"1555. Aug. 1. Richardus Midgley de Midgley sepult." (*Hx. Reg.*)

2.—Mar. 20, 1555, is the date of proof given in the *Act Book*. There is no such entry in the *Act Book* under date Apr. 22, 1556.

3.—"1555. Aug. 15. Richardus Bridge de Warley sepult." (*Hx. Reg.*)

gyve and bequethe to Margarete Bridge, my wif, and Henry Bridge, my sonne, whome also I doo ordenne and maike my full executors, and they to pay my dettes and bringe me furthe at my departinge as shall beseme theme. Thes witnes, Richard Bridge, senior, Henry Waddesworthe, Thomas Wilkynson.

Pr. Apr. 22, 1556, by the exors.

135.—JOHN MYCHELL, PAR. OF HEPTONSTALL.

(Reg. Test. xv. i. 21.)

Mar. 7, 1555. John Mechell, in the parishynge of Hepton tall. To be buried in the churche yerde at Heptonstall. Also I gyve to the vicar thereof my mortuarie according to the kinges gracious actes. Also my will ys that William Thomas, my sonne in lawe, haue vⁱⁱ of lawfull Englishe moneye taken up of all my hooll goodes, and Margarete, my wif, to haue the thirde parte of all my hooll goodes. Also I gyve to Margarete, my dowghter, my best hatte, and to John Mechell, my sonne, xl^s and all my raymente excepte my blewe jacket. All my other goodes my will is it be equallie delte emonge my thre sonnes, Hewgh Mychell, William Mychell, and Edward. Also my will ys that my iij sonnes taik and receyve of John Grenewod and Margaret Grenewod, late the wif of Thomas Grenewod, off Grenewod Lee, x^s whiche she owithe to me. Also I maik Heughe Mychell, my sonne, and Margarete Mychell, my wif, my trewe executors. Thes witnes, John Mychell and Henry Bentley, with William Thomas and other, as Sir Gylbert Stansfeld.

Pr. Jun. 22, 1556,¹ by the exors.

136.—JOHN SHAKELTON, OF OVENDEN, PAR. OF HALIFAX.

(Reg. Test. xv. i. 34.)

Apr. 8, 1556. John Shakelton,² of Ovenden in the perishe of Halyfaxe. To be buried in the churche yearde of Halifax amonge the bodies of other faithfull people of God, or els where it shall please God to call me to his mercie. And I will that my furthe bringynge and my will provinge be

1.—The date of proof in the *Act Book* is Apr. 23, 1556.

2.—“*m.* 1556. Apr. 26. Joh'es Shakynton de Ovenden sepult.” (*Hx. Reg.*)
The letter *m.* placed before an entry in the Register signifies that a mortuary was paid.

maid of my whole goodes. Item I maike Agnes, my wif, and Isabell, my doughter, my whole executrices. Item I giue Agnes, my wif, the one half of all my goodes and dettes, and Isabell, my doughter, the other half of all my goodes and dettes. Item I will that Agnes, my wif, shall haue the educacon and brynginge up of Isabell, my doughter, unto she shall come and be of the aige of xij yeares yf it shall please God that they boith live so longe. Item I will that Agnes, my wif, shall haue the profecte of the goodes of Isabell, my doughter, unto the ende of the said xij yeares. Itm. thes ar dettes trewlie owinge unto me. Inprimis, of William Grenwood, in leases, vij^{li} to be paid accordinge to the covenaut of ij paire of indentures. Item of William Doughtie, of Haldesworthe, iiij^{li} iiij^s iiij^d. Item of John Best, of Illingworthe, lj^s viij^d. Item of John West xxiiij^s. Item of William Pykelles, of Sowwood Bradshawe, x^s. Item of John Harteley, of Cockell, iiij^s. Item of Nicholas Bradley, of Holcanse, xvij^s iiij^d. Item of William Wettone, of Haldesworthe, vij^s. Item of William Grenewood, of Mixenden, iiij^s. Item of Lawrance Bawsto, of Shukeden, v^s iiij^d. Item of Lionell Roberte ij^s. Item I ordayne and maike Richarde Schakelton, my brother, and William Grenewood supervisors. Thes wytnes, John Grenwood, John Harteley, John Best.

Pr. My. 10, 1556, by Agnes, relict, power being reserved to Isabel, daughter, in minority.

137.—RICHARD CULPON, OF SOWREBIE, PAR. OF HALLIFAXE.

(Reg. Test. xv. i. 41.)

Aug. 20, 1555. Richarde Culpon, of Sowrebye, in the parishe of Hallifaxe. To be buried in the churche yerde of Heptonstall. Also I gyve to the vicar thereof my mortuarie accordinge to the estatute maide for mortuaryes. Also I gyve to Thomas Culpon, my yonger sonne, one holte of yonge okes called spile sapplyns nowe beinge and grovinge upon my landes lyenge betwixte Crabtrey Feilde and Haighe Carr withe licence and free libertie to the saide Thomas, my sonne, to stubbe and carre away the same spyle sapplings throughe and over my saide tenementes at any tyme hereafter and at lawfull tyme of the yere as the saide Thomas nede theme, to be stubbed by my said sonnes of there costes and charges indeferentlie and equallie, whereupon my said sonnes arr agreeede and condistendede lovinglie of there owne free myndes and gudde willes accordingelie

as ys said. Also I gyve to the saide Thomas, my sonne, my lease for terme of yeres the whiche I and John Ferror, of Elfaburghe, had of the surrender of Laurence Haighe, of Norlande, of all his landes and tenementes in Sowrebie. Also I orden and maike Thomas Culpon my hool executor of all my godes and cattelles whiche I shalhave at day of my deathe, savinge and excepte half of all my cattelles and half of all my howseholde to John, my son, whiche I the said Richarde Culpon do bequeathe and gyve to John Culpon, my sonne and heare, and also excepte xl^s of usuall money of Englande whiche I do gyve to Elisabethe, my doughter, wif of William Lawe, and also savinge and excepte xl^s whiche I do gyve to Alis Culpon, my doughter, nowe the wif of Richarde Uttlay; whiche iiij^h I gyve to Elisabethe, my doughter, and to my doughter Alice of my free will beside all there childe partes trewlie to theme content and paid, and the said Elisabethe, my doughter, and Alis, my doughter, to be content and maike noo further chalenge any more of my said goodes at any tyme hereafter. And also savinge and excepte iiij markes whiche I do gyve to Elsabethe Lawe, doughter of William Lawe, and my executor Thomas Culpon, my son, to deliuer the said iiij markes unto John Culpon and he to have the kepinge of yt unto the said Eliz. comme to marrege or xxj yeres of aige. Thes witnesses, John Ferror, George Banaster, Henry Ferrer, Thomas Fornes.

Pr. Jun. 5, 1556, by the exor.

138.—JOHN NICOLSON, OF OVENDEN, PAR. OF HALLIFAXE.

(Reg. Test. xv. i. 42.)

Apr. 26, 1556. John Nicolsone,¹ of Ovenden in the parishe of Hallifaxe. To be buried in the parishe churche yerde of Sanct John Baptiste at Hallifax emonges the bodies of other faithfull people of God. Item the residewe of all my goodes, firste my dettes and funerall expenses with ordinarie fees clerelie acquitte and dischardgede, I frelie gyve to William, John, Alice, and Margarete Nicolson, my childer, whome I ordenne and maike my full executors, and they for to pay my dettes and also brynge me furthe at my departinge as shall beseme theme. Witnes, James Bomforthe, William Illyngworthe, John Hansone, of the Shawe lone ende, John Bomforthe.

Pr. Jun. 5, 1556, by the exors.

1.—"m. 1556. My. 5. Joh'es Nicolson's de Ovenden sepult." (*Hx. Reg.*)

139.—WILLIAM BARROWCLOWGHE, PAR. OF HALLIFAXE.

(Reg. Test. xv. i. 42.)

Apr. 4, 1556. William Barrowclughe,¹ of Hallifaxe. To be buried in the church e yerde at Hallifaxe. Item I orden and maike Alice, my wif, Anne, Sibell, and Marie, my doughters, my full and lawfull executrices, to whome I frelie gyve all my goodes and they to pay my dettes and also bringe me furthe at my departinge as shall beseme theme. Thes witnes, Robert Bayrstowe, John Bayrstowe, William Saltonstall, curate at Hallifaxe.

Pr. Jun. 5, 1556, by Alice, relict, power being reserved to the other exrixes. in minority.

140.—JOHN SUNDERLAND, PAR. OF HEPTONSTALL.

(Reg. Test. xv. i. 43.)

My. 2, 1556. John Sunderland, of the parishe of Heptonstall. To be buried in the church earde of Heptonstall, and to the vicar thereof my mortuarie accordinge to the estatute ennacted for that purpose. And also after all my dettes, funerall expenses, legacies, and giftes paid, done and performed, I gyve and bequeathe iij^s iiij^d to the curate of the said Heptonstall toward the byinge of a newe surples of linnen clothe. Also my will ys that Alicie, my wyf, shall haue the thirde parte of all my hooll gooddes. The residewe of all my said goodes I gyve to Thomas Sunderland and John Sunderland, my sonnes, Alicie Sunderland and Grace Sunderland, my doughters, equallie to be dividede emonges theme. Also if yt fortune my said wif to be with childe or children that then she, he, or thei to haue there parte or partes of all my said goodes. Also yt ys my will that the said Thomas and John, my sonnes, shall quyetlie and peaceblie enyoie all the hooll goodes whiche was gyven or deliuerede to theme, or either of theme, in the presence of Thomas Draper, of Brodbothoms, Henry Sutclif, talior, or of any other persone, to haue and occupie the same to there owne proper use over and besides there partes of th'afforsade too partes of my goodes, and that my said wif shall not chalenge nor clayme or demaunde the goodes whiche was deliuerede and gyven to the use of my said sonnes as ys afforesaid, whereupon my saide wif ys lovinglie agreed and haith gyven unto her hande by her fidelitie upon the same, provided alwayes that Alicie, my wif, shall

1.—“1556. Apr. 5. Will'mus Barrowcloughe de Halifax sepult.” (*Hx. Reg.*)

kepe her contente withe the said thirde parte and chalenge noo more by vertue of executorshippe; whiche Alice, my wif, Thomas and John, my sonnes, Alicie and Gracie, my daughters, I maike my trewe and lawfull executors to dispose as they thinke good for the healthe of my soull and there proffettes. Also I ordenne Thomas Draper, Thomas Holdfeld, Richard Sunderland, and Thomas Sunderland, my breder, to be supervisors. Thes wittnes, Sir Gilbert Standfeld, curate, Richard Robertshay, Thomas Suttclif, Henry Suttclif, John Sutclif.

Pr. Jun. 5, 1556, by Alice, relict, power being reserved to Thomas, John, Alice, and Grace, children.

141.—RICHARD BRIGHOWSE, OF HIPPERHUM,
PAR. OF HALLIFAXE.

(Reg. Test. xv. i. 44.)

Sep. 12, 1555. Richarde Brighowse,¹ of Hipperhm. in the parishe of Hallifaxe, th'elder. To be buriede in the perishe churche or churche garth of Hallifax. Lykewise I will that the vicar of the same churche haue his mortuarie of my hooll goodes accordeinge to the acte maide concernynge the same in xxj yere of the reigne of oure late soueraigne lorde of most worthye memorie Kinge Henry the Eight. Item by vertue and auctoritie of the statute of willes maid in the xxxij yere of the reigne of the same kinge I gyve and bequeathe to John Brighowse, one of my yonger sonnes, one messuage callede Greaffhowse and all the landes, tenementes, etc., in Lepton² and Roleye³ in the countie of Yorke and nowe in the tenure of Robert Crawshawe or his assignes and whiche I laite bought of Robert Beamounte, gentleman, to be hadde and holden to the said John, my sonne, and the heiers males of his bodie lawfullie begotten, of the cheiff lordes of the fee by the renttes and seruicies thereof dewe and accustomed. And if yt fortune the saide John Brighowse, my son, without suche yssue male of his bodie lawfullie begotten to die, then I will that frome thensforthe all the said messuage, landes, etc., shall remayne to Richard,⁴ Roberte,⁵ Edwarde, Martyn, and Jaspar

1.—"1555. Sep. 21. Richardus Bridghouse de Hiperom sepult." (*Hx. Reg.*)

2.—A township in the parish of Kirkheaton.

3.—A hamlet in the township of Lepton.

4.—Although no provision was made for the eldest son Richard in the will, he was doubtless provided for in other ways. Nov. 13, 3 and 4 Phil. and Mary. Ric. Brighous, son and heir of Ric. Brighous, paid iij^d heriot for a parcel of land

Brighowse, bretherne of the said John, and to the heiers mailes of there bodies lawfullie begotten; and for defaulte then to the heiers male of the bodie of me the said Richard Brighowse, th'elder, lawfullie begotten; and for defalte then to the right heiers of me the said Richarde Brighowse, th'elder, in what place so euer they shalbe founde for euermore as by one dede indented thereof maide by me the said Richard berynge date the sext of this instant monthe of Septembre likewise apperethe. Item by like auctoritie of the said statutes of willes I gyve to Edward Brighowse, one other of my yonger sonnes, all my messuages, howses, etc., in Nether Whytley in the parishes of Thornyll and of Heaton nowe in the seuerall tenures of Richard Copley, William Browke, Richarde Hepworthe, Robert Walker, Thomas Walker, and John Burnell, or there assignes, and whiche I likewise laite bought of the saide Robert Beamonte, gentleman, to be had and holden to the said Edward, my sonne, and the heiers maile of his bodie lawfullie begotten of the cheif lordes of the fee by rentes and seruicie thereof due and accustomed. And yf yt fortune the said Edward without yssue maile of his bodie lawfullie begotten to die then I will and grante that frome thensfurthe the said messuages, landes, etc., shall remayne to Richarde, Robert, John, Martyn, and Jaspar Brighowse, bretheern of the said Edward, and to the heiers maile of there bodies lawfullie begotten; and if yt fortune the said Richard, Robert, John, Martyn, and Jaspar to dye without heiers male of there bodies lawfullie begotten, then I will that the said tenementes shall remayne to the heiers male of the bodie of me the said Richarde, th'elder, lawfullie begotten; the reuerter thereof for defaulte of suche yssue to the right heiers of me the said Richarde, th'elder, as by one other dede indented whiche I haue likewise maide of the said

formerly taken from the lord's waste containing $\frac{1}{2}$ acre in the graveship of Hyperome as it lies between Herwythinges on the east, land of Ric. Brighous on the west, Brodehede on the north, and land of Ric. Best on the south, after the death of his father Richard. (*W.M.C.R.*) This seems to be the only piece of copyhold land which he inherited.

5.—Robert also appears to have been provided for otherwise than by his father's will. Jan. 10, 2 and 3 Phil. and Mary. Ric. Brighous, of Hyperome, sen., surrendered one messuage called Belshaye and 7 acres of land in the graveship of Hyperome to the use of Robert Brighous, a younger son of the said Ric., and his heirs male, and for default remainder to Edward, Martin, and Jesper Brighous, brothers of the said Robert, and their heirs male, and for default to the right heirs male of the said Richard for ever. (*W.M.C.R.*) Feb. 21, 2 and 3 Phil. and Mary. John Brighouse, one of the sons of Richard Brighouse, late of Hyperome, deceased, for the sum of £17 paid by Robert Brighouse, brother of the said John, released his interest in 6 acres of land with the buildings thereon called Bolleshaye to the said Robert Brighouse. (*W.M.C.R.*)

tenementes to the said Edward berynge date the said sext off Septembre appeareth. Item by like vertue and auctoritie of the said statute I gyve to the saide Martyn Brighowse and Jaspar Brighowse, my yongest sonnes, too messuages and all the landes, etc., called Norcliff, sett, lyenge, and beyng in Shibdeyne in Sowthowrum and now in the seuerall tenures of me the said Richarde, Richard Tattersall, and Laurence Ynghm. together with one other messuage called Nether Rokkes and all the landes, etc., holden by dede or charter in the townshipe of Hipperhum and now in the occupacion of Edward Dobson and Nicholes Apleyerd, and whiche I late bought of Antony Rokes, of Teilhowse graunge, in the countie afforesaid, gentleman, to be hadd and holden to the said Martyn and Jaspar, my sonnes, and the heiers mailes of there bodies lawfullie begotten, of the cheiff lordes of the fees of the same by the rentes and seruicie thereof due and accustomed. And if yt fortune the said Martyn and Jasper to dye without yssue maile of there bodies lawfullie begotten then I will that the said tenementes shall remayne to Richard, Robert, John, and Edward Brighowse, brethern of the said Martyn and Jaspar, and to the heiers males of there bodies lawfullie begotten; and if yt fortune the said Richard, Robert, John, and Edward, my sonnes, without suche yssue male of there bodies lawfullie begotten to die, then I will that the said tenementes shall remayne to the heiers male of the bodie of me the said Richard lawfullie begotten; the reuerter thereof for defaulte of suche yssue to the right heiers of me the same Richard as by one other dede indented whiche I haue likewise maid of the said tenementes to the said Martyn and Jaspar beringe date the said sext day of Septembre appeareth. Likewise yt ys my will that the said Martyn and Jaspar, my yongeste sonnes, haue to theme and the heyers males of there bodies lawfullie begotten all my copihold and costomarie landes and tenementes beyng parcell of the Nether Rookkes conteynynge by estimacion xvth acres in the lordshippe of Baghowse¹ and now in the occupacone of Niches. Apleyerd, together withe too parcelles of lande and medowe, the one called Siperstyecliff and the other Bothumhead, conteynynge by estimacon one [a]cree and *di.* in the lordshippe of Brighowse and now in the occupacone of me the said Richard, sayvinge allway to Isabell, doughter of me the said Richarde and now wif of Brian Hardie, xx^s yerelie yssuynge furthe of the same tenementes duringe the naturall lif of the said Isabell, whiche saide annuytie I

1. — *Qu.* for "Brighowse."

haue surrendred into the handes of Thomas Brighowse and John Hanson, tenantes, accordynglie, to be had and holden the said landes and tenementes, reserued before reserued, to the said Martyn and Jasper, my sonnes, and the heiers malles of there bodies lawfullie begotten accordinge to the use and custome of the said lordshipe or manour of Brighowse; and for defaulte of suche yssue male of the bodies of the said Martyn and Jasper lawfullie begotten, then I will the said tenementes, reserued before reserued, shall remayne to the said Richard Brighowse, Robert, John, and Edward, brethren of the said Martyn and Jasper, and to the heiers mailles of there bodies lawfullie begotten; and for defaulte the remaynder over to the right heiers male of the bodie of me the said Richard lawfullie begotten; and the reuerter thereof for defawte of such yssue to the right heires of me the said Richard, reserued before reserued, whiche sayd tenementes beyng costomarie I haue surrendred into the handes of the said Thomas Brighowse and John Hanson accordynglie. Item I will that Jenet, my doughter and nowe wif of William Pikkerd, of Shipley, have twentie markes in full contentacon and paymente of her hooll childes parte. Item I will that Sybell Brighowse, my doughter, have fourtie markes of usuall money of England or good pennyworthes in full contentacone of her hooll childes parte. Item I gyve to Grace, Isabell, Sybell, and Agnes Northend, children of Richard Northend, unto whome I am graundfather, twentie markes equallie to be devided emonges theme, and if yt happen any of the said children to dye within aige or without will maikinge that then so moche parte of the said xx^{tie} markes as belongithe to one or moo of theme so deceassinge shall remayne to the survivor or survivors of the same, there executors, or assignes. The residewe of all my goodes, my dettes beyng paid, I doo gif unto Agnes, my wif, Robert, Martyn, and Jaspas, my children, whome I doo orden my trewe executors trustinge theme to dispose the same for the healthe of my soull as shalbe most expedient by the advise and oversight of the said Brian Hardie and John Northend, whome I do maike supervisors and to haue, either of theme, vj^s viij^d. Thes beyng wittenes, William Haldysworthe, of Hipperhum, Xpofer. Northende, John Oyttes, and Richarde Rawson, of Hipperhum, Bryan Hardie, and John Hanson.

Pr. Jul. 10, 1556, by Agnes, relict, power being reserved to Martin and Jasper, sons, co-executors, in minority. Robert Brighowse, son and co-executor, publicly and explicitly in court refused and declined the office of executor and execution of the will.

142.—THOMAS LEYE, OF HALLYFAXE.

(Reg. Test. xv. i. 46.)

Oct. 22, 1555. Thomas Leye,¹ of Hallifax. To be buried in the churchye yerde at Hallifax. Item I do ordenne and maike Richarde, Margaret, Agnes, Robert, Thomas, John, and Sibell Leye, my childer, my full and lawfull executors, to whome I gyve all my goodes, cattells, and dettes, and they to pay my dettes and bringe me fourthe at my departinge as shall beseme theme. Item I maike Richarde Cartter, John Saltonstall, William Barrowclowghe, and Richarde Oyttes my supervisors of this my testamente and last will, that they se my childer be ordered and rewled by theme in all thinges. Item I gyve and assigne my farmehold whiche I nowe dwell in at this present tyme to my supervisors for the terme and spacie of tenne yeres nowe next immediatlie folowinge, and they for to lett yt to the most proffet they canne, and the proffet thereof to be distributed emonges my forsaide childer as they thinke most convenient, and then the residewe of all my taikie and terme I gyve to Richard Leye, my eldest sonne, his heiery, and assignes duringe all the residewe of my sayde tacke and terme as ys expressed in the courte rolles at Hallifaxe. Thes witnesse, Alane Pollington, William Clif, Robert Saltonstall, William Saltonstall, curate at Hallifax.

Pr. Jul. 28, 1556, by Richard, Margaret, and Agnes, children, power being reserved to the other co-executors in minority.

143.—RICHARD MICHELL, PAR. OF HEPTONSTALL.

(Reg. Test. xv. i. 50.)

Jun. 9, 1556. Richard Michell, of Strinds in the parishing of Heptonstall. To be buried in the churchye of the sayd Heptonstall, and to the vicar therof my mortuaries according to estatute for mortuaries. Also I giue to Willm. Michell, my son, and to Edward Stansfelde, my son in lawe, to ther onelye uses the moytie or half of all my wholl gooddes, cattells, and dettes, and the other halfe, after my dettes payd, I gyve to Alice, Elisabeth, and Christable Mychell, my daughters, equallye to be dyuyded emongest them towardes ther mariages, supportacons, and lyuynge; whiche Willm. Michell and Edward Stansfelde I ordayne and make myne executors to dispose for the helthe of my soull and ther profettes. Also I will that the said Willm. Michell,

1.—“1555. Nov. 8. Thomas Lea de Halifax sepult.” (*Hx. Reg.*)

my son, immediatlye after my death shall enter to my wholl fermehold and tenement that I now do dwell upon and to pay the rentes, suyte, and service, and all other duties dew to the lord of the same during the terme of all those yeres the whiche I haue by indenture of the same by the graunte of the lord of the same, and afterward as it shall please the lord of his goodnes. Also I will and it is also prouyded, forprysed, and excepted by this my present testament that the sayd Willm. and Edwarde shall giue and dyuyde the sayd halfe of my sayd gooddes, cattells, and dettes to Richarde Michell, my son, and my said thre doughters now unmarried, they followinge the myndes and counsells of Thomas Grenewood, of Leringes, Willm. Grenewood, his son, Willm. Michell, of Euereldshaye, Nicolas Michell, Henry Michell, my brethren, and Thomas Draper, of Brodbothome, in ther mariages and disposinge of ther gooddes, whiche said Thomas Grenewood and the other fyve persons next before named I ordayne and make supervisors of this my present testament, and that my sayd executors and supervisors shall haue all costes and charges taken up of my saide gooddes whiche they shall dispende and susteine concerning the execucon of this my present testament; and be it further prouyded that if the sayd sex supervisors can not agre aboute the gyfte and distribucon of the sayd half of my sayd goodes that then it shalbe gyven and distributed at the discrecon of foure of the sayd supervisors, or of so many of them as shalbe then onlyve, according to the tenour aboue said, any former contentes to the contrarye notwithstandinge. Also I will that Georg Fayrebank, my son in law, shall haue xij^s iiij^d ouer and besides sex poundes the whiche I haue forgyven him. Also I will that the said Willm. and Edwarde shalbe bounden by ther sufficient obligacon to pay and distribute the sayd half of my goodes to the sayd Richard, my son, and my sayd thre doughters at the discrecon of the said sex supervisors in maner and forme aforesayd. Thes witnes, Thomas Grenewood, Thomas Draper, Willm. Michell.

Pr. Jun. 19, 1556, by the exors.

144.—WILLIAM GRENEWOOD, PAR. OF HEPTONSTALL.

(Reg. Test. xv. i. 50.)

Jan. 29, 1555. Willm. Grenewood, of Shabilton¹ in the parishinge of Heptonstall. To be buried in the church

1.—*Qu.* for "Shakilton."

yerde at Heptonstall. To the vicar ther for my mortuarie according to the kinges grace actes. It. vij kay bestes. It. ij qwyres and one horse. It. xvj shepe. It. ij arkes and a chest. It. a payre of lumes with corne and haye and all other thinges bothe within the house and without to be equally dyuyded emonges my sex children, that is [to] say, John, Willm., Thomas, Margaret, Isabell, Alice Grenwod. Also I make Thomas Grenwod, my yongest son, my true and lawfull executor. Thes witnes, Richard Waddesworthe, Henrie Shakilton, John Grenwod, Edward Sutclif.

Pr. Jun. 19, 1556, by James Grenewod as guardian of Thomas Grenewod, executor, in minority.

145.—RICHARD FOWNES, OF AYRYNDEN.

(Reg. Test. xv. i. 65.)

Aug. 30, 1556. Richard Fournes, of Ayrynden. To be buried in the chapell yerde at Heptonstall, and to the vicar I giue [my] mortuary accordyng to the kinges actes. First I will that Thomas Fownes, of Blakewood in Saurbye, John Fownes, of Hallyfax, George Fownes, of Ayrynden, to be ouerseers of this my last will, to whom I giue charge and commaundement to se that it be fulfilled to the uttermost as hereafter it shalbe dimitted unto them. First I will that Agnes Fownes, my wif, shall haue the half of all my holl goodes, seyng my dettes paid of the holl, and iiij^{li} ferther ouer and besides. Then I will and giue unto Richard Fownes, son of James Fournes, to helpe to his bryngyng up, that is to say, xl^s of my wif parte of her half, and other xl^s of th'other half of my goodes unbequeathed, and when the said Richard Fournes, son of the same James, shall com to the aige of xvij yeres what good so is spared or lefte of his bringing up to be delyvered or giuen wher the foure ouerseers shall thinke most conuenient. And I will that the said iiij overseers do distribute and giue xl^s of money where they thynke mos neide, and I will that xj^s whiche is in the handes of Thomas Claye that it shalbe dyuyded emong thre, that is to say, one parte to James Crabtre, another to John Byns, and another to him self. And I will that Agnes, my wif, shall be myne executrix of the premisses. Thes witnes, Willm. Estwod, George Fournes, John Tourner, Richard Medgley.

Pr. Sep. 10, 1556, by Agnes, relict.

146.—JOHN WATERHOUSE, OF HOLLINGES IN WARLEY,
PAR. OF HALIFAX.

(Reg. Test. xv. i. 75.)

Apr. 14, 1556. John Watherhowse,¹ of Hollynges in Warley in the county of Yorke, gent. To be buried in the parishe church of Hallifax. Item I bequeath to the vicar of the same church for my mortuary after the rate of the kinges and quenes statutes of mortuaryes afore this tyme ordeyned, established, and provided. It. I assigne and graunt by thes presentes to Agnes Grenewod, wif of James Grenewod, my doughter, Isabell Waterhouse, my doughter, and Jane Midgeley, wif of Thomas Mydgeley, my doughter, toward theyre lyvinges, prefermentes, mariages, mariage goodes, and supportacons the reuersion after my decesse of all my tythes of corne and hay, woll and lambes, from my said

1.—Testator was the son of Richard Waterhouse, of Hollins, by his wife Isabel, dau. of Nicholas Savile, of Newhall, and he married Isabel, dau. of Gilbert Otes. (Hunter's *Fam. Min. Gent.*)

“1556. Apr. 19. Joh'es Wat'hou's de Warley sepl't.” (*Hx. Reg.*)

Testator makes no mention of his lands in his will, but the following notes show the disposition of his copyhold property. Apr. 17, 7 Edw. VI. John Waterhouse, of Hollynges, sen., surrendered one messuage and 9 acres of land called Styes, one messuage lying near Sourebybrigge, and one garden and 5 roods of land in Warley, and one close called Cherytreis and one messuage lying near *le* Hollynges, and all the lands and tenements now in the tenure of Edmund Stancefeld in Warley to the use of John Waterhouse, son of the said John, and Dorothy, his wife, dau. of John Lacy, armiger, and the heirs of the said John and Dorothy, and for default remainder to the said John, jun., and his heirs, remainder to the said John, sen., and his heirs. On the same date, John Waterhouse, of Hollynges, sen., surrendered the reversion after his death of his chief messuage called Hollynges and all his lands belonging to the said messuage, except one close called Brodeyng, and another parcel of land containing $\frac{1}{2}$ rood in Warley to the use of John Waterhouse, son of the said John, and his heirs, and for default remainder to the right heirs of the said John, sen., for ever. (*W.M.C.R.*)

Jun. 19, 2 and 3 Phil. and Mary. John Waterhouse, of Hollyns, surrendered the reversion after his death of one messuage called Bache with all the lands belonging to the same containing 6 acres and 1 rood in Warley, and the reversion of one parcel of land with a house upon it in the graveship of Soureby to the use of Antony, son of the said John, and his heirs. My. 3, 3 and 4 Phil. and Mary. Anthony had the reversion of a close called Brodeyng in Warley. (*W.M.C.R.*)

The court rolls also show how the dowry of the widow in testator's lands was provided. Jun. 19, 2 and 3 Phil. and Mary. John, son of John Waterhouse, late of Hollyns, surrendered two messuages near Hollyns and certain land there in Warley for the third part of all the lands and tenements at Hollyns, and the moiety of one messuage called Styes and the moiety of all the lands belonging to the same messuage for the third part of all the lands and tenements, late John Waterhouse's, at Styes and of all his lands, etc., at Luddygden, and for the third part of xiijs^s iiij^d yearly rent going out of a messuage and lands near Sourebybrigge, and the third part of one corn mill upon the Water of Rybborne in a place called Askehillbothome in Northlande, and the moiety of all the profits accruing from the said mill, and the third part of certain parcels of land in Northlande to the use of Isabell Waterhouse, widow, late wife of John Waterhouse, of Hollyns, deceased, and her assigns during her life in the name of her dowry of all the lands and tenements late the said John Waterhouse's, her husband's. (*W.M.C.R.*)

death yerly commyng, growinge, and encreassyng of, and in the townes and towneshippes of Stansfeld, Waddesworth, Mydgeley, and Warley, somtyme perteynyng to the late surrendred monastery of Lewes in the county of Sussex, and the reuersion after my deceasse of all suche rentes, money, and fermes as ar, shold, or ought to be paid for the said tythes of corne and haye growing and encreasyng there. And also I assigne, will, and graunt the reuersion after my decesse of all tythes of woll and lambes from my said deceasse yerly commyng and encreasing within the towneshippes of Ovenden, Skeircote, Halifax, Northowrom, Heptonstall, Southowrom, Hyperhom, Shek,¹ and Brighouse to my said iij doughters and children. It. I will and assigne the reuersion after my decesse of all my fre rentes, whiche ar yerly paid and dew to be paid, as all copieholders, in the townes and towneshippes of Halifax and Heptonstall of and for the landes and tenementes there, to my said iij doughters and children, there executors, and assignes, unto they haue receyved and taken up of all and singuler the premisses the som of eight score poundes of good and lawfull payment of England, that is to wit, to the said Agnes xx^{li}, to the said Isabell one hundreth poundes, and to the said Jane xl^{li}. And immediatly after th'end of suche yeres as my said doughters haue receyved and taken up emongest them the said somes of the profettes and fermes of the premisses after the yerly rentes and fermes of xxvij poundes and ten poundes payd to the leasors and owners of the said tenementes, as by certyne indentures therof made to me the said John Waterhouse, or any other to my use, bering date the vj day of June in the xxvij yere of the reigne of the late king of famose memory, Henry th'Eight, appereth, and therin more evidently is declared, I will, assigne, and graunt the reuersion after my iij doughters haue receyved the said somes of the premisses, as is said, of the said tythes of corne and hay, woll and lambes, also the said fre rentes and anuall rentes commyng and growing of the landes and tenementes of the said copyholders, as is said, to Antony Waterhouse, my yonger son, his executors and assignes, all the residewe of the yeres then to spend whiche I haue and faule to haue by the said indentures, paing always during the said yeres then to spend suche fermes, rentes, and charges at tymes usuall to the awners of the said tenementes as fall to be done and paid and as appere by the said indentures, provided alway, that if any of my said iij doughters do

happen to dye before they or any of them haue receyved there partes and porcons of the said viij^{xx} poundes, that then and from thens the parte or partes of her or them so decessed shall remayn and go to the said Antony Waterhouse, his executors, and assignes, during all suche yeres then to spend in the said tenementes, the said Antony, his executors, and assignes payng suche parte of the said annuall rentes and fermes as fall to be paid for her or them so deceased, any article or articles herafore expressed to the contrary notwithstanding. Provided and excepted also that if the said Antony happen to dye within th'age of xxj yeres and without issue of his body lawfully begotten, that then the reuersion after my decesse and immediatly after the som of the said viij^{xx} poundes paid, as is said, and also after the death of the said Antony, [of] the said tythes of corne, hay, woll, and lambes and also the said yerly rentes, as is said, shall remayn and go to the right heires of me, the said John Waterhouse, the testator, during all suche yeres and termes then to spend, payng therfore suche rentes, fermes, and charges as fall to be done and paid for the same. The residew of all my goodes and cattells after my dettes, legacies, and funerall expenses made, paid, and borne of t'holl I giue and bequeath to the said Antony Waterhouse and Isabell Waterhouse, whom I ordayne and make myne executors that they ordayn and dispose herin for the helth of my soull and otherwise as shall beseme them best. Supervisors of this my said last will I ordayn the said John Waterhouse, myne eldest son, Thomas Clif, Gilbert Haldesworth, and John Mawde, of Tremynghm., that they se at this my said last will truly be executed. In witnes herof to this my said last will I haue setto my seale and subscribed my hand the day and yere first abouesaid. Thes witnesses, Edward Mawde, of Warley, James Spyvye, of the same, and Walter Otes.

Pr. Nov. 23, 1556, by Isabell, daughter, and Isabell, relict, tutrix or guardian of Antony, co-exor., in minority.

147.—ROBERT AYKEROID, OF SOURBIE, PAR. OF HALIFAX.

(Reg. Test. xv. i. 111.)

Aug. 2, 1556. Robert Aykerod,¹ yonger, of the townshippe of Sourbie in the parisshe of Halyfax. To be buried in the churche yeard of Sanct John Baptist at Halyfax. And

1.—“*m.* 1556. Aug. 10. Robertus Aykeroid de Sourby sepult.” (*Hx. Reg.*)

I bequeathe to the vicar of the same churche one mortuarie accordinge to the kynges graice actes establysshed for the same purpose. Also I gyve to John Aykeroid, my brother, all my landes lyinge in Ayringden nowe in the proper occupacion of James Grenewood, otherwyse called James Mychell. And moreover I gyve to the said John Aykeroid, my brother, thre acres of lande in Sourbie nowe in the proper occupacion of Robert Crabtre. Also I gyve to the said John Aykeroid, my brother, half of towe acres of lande and half an acre in Sowrbie nowe in the occupacon of Thomas Bulcoke. Item yt is my mynde that the ij^o acres and a half of lande whiche is in the occupacon of the said Thomas Bulecoke be equallie devided into ij^o partes, and then my brother John Aykeroid to be courted in the one half of the same and James Hililie in the other half. Also I do ordayne the said John Aykeroid, my brother, my full and lawfull executor, unto whome I frelie gyve and bequeathe all my goodes and dettes, and he forto paye all my dettes and bringe me fourthe at my departynge as shalbe seme hym. Thes beynge wytnes, Richard Holgait, of Warley, James Hililie, of Sourbie, Edmund Holgait, of the same.

Pr. Nov. 12, 1556, by the exor.

148.—JOHN CLAYE, OF CLAYEHOUSE.

(Reg. Test. xv. i. 112.)

Apr. 20, 1556. John Claye, of Clayhous' within the parisshe of Elande, makethe my last will as insuythe. First I bequeathe my soull unto God Allmightie, oure ladie Sancte Marie, and all the Sanctes in heven, trustinge of cleyne remyssyone of all my synnes throughe the meryttes of Christes passion, and my bodie to be buried in the churche or churche yearde of Elande aforsaid, and to the vicar ther for my mortuarie accordinge to the statutes therfore provided. Also I bequeathe unto Elisabethe, Richard, Marie, Thomas, and Henrye Claye, my children, all my holl goodes, cattalles, and dettes equallie to be divided amonges them, provided allwaye I will that Agnes, my wiff, haue thyrde of all my said goodes, cattalles, and dettes, accordinge to the lawdable custome of Englande; provided also I will that all the dettes whiche I owe be well and trewlie paid of my whole goodes. And I ordayne and maike the said Elisabethe, Richard, Marie, Thomas, and

1.—For an account of Clay House and of the Clays of Elland and Greetland *vide The Yorks. Arch. Journal*, ii. pp. 129-160 and 164-170.

Henrye Claye, my children, my hooll executors. Thes wytnes, Sir Hughe Gledill, curate, John Claye, John Botheraye, Edmund Fayrbanke, and John Prestley.

Pr. Nov. 12, 1556, by Agnes, relict, tutrix or guardian of the said children, the exors., during their minorities.

149.—JOHN GRENEWOOD, PAR. OF HEPTONSTALL.

(Reg. Test. xv. i. 112.)

Sep. 23, 1556. John Greenwood, of the parissHINGE of Heptonstall. To be buried in the churche yearde at Heptonstall. To the vicar for my mortuarie accordinge to the kynges actes. Also my will is that Christabell, my wiff, Margaret, Alice, Isabell, William, John, and Cristabell, my children, haue and inyoie peceablie my purches of all my landes and buyldinge in Stonys Slakes to the ende and terme of xx^{ti} yeares next insuyng the date hereof ended, and then to remayne to Richard Greenwood and Thomas, my sones, and to ther heires for ever. Also if it fortune any of my said childer to departe within the terme of xx^{ti} yeares all the landes and buyldinges aforsaid to remayne to the childer beyng of lyve. Also the terme whiche I haue in the place in Robertshaye my will is my wiff and my childer haue it all emonges them. Also my will is that Christabell, my wiff, haue the third parte of all my good. The residewe of all my goodes, my dettes paid, my will is to be evenlie delte amonges my childer, Richard, Thomas, Margaret, Alice, Isabell, Willm., John, Cristabell Greenwood, whiche Cristabell, my wif, Richard, Thomas, Margaret, Alice, Isabell, Willm., John, Cristabell, my childer, I ordayne and maikie my trewe executors. Thes wytnes, Thomas Greenwood, John Greenwood, Thomas Crabtre, Richarde Aykerode.

Pr. Nov. 12, 1557,¹ by Cristabell, relict, Richard, Thomas, Margaret, and Alice, children, power being reserved to Isabell, William, John, and Cristabell, co-exors.

150.—EDWARD BAIRSTOWE, OF OVENDEN.

(Reg. Test. xv. i. 142.)

Aug. 6, 1556. Edwarde Bayrstowe,² of Ovenden in the parishe of Hallifax. I bequeathe my bodie to be buried in the churche yearde of Sanct John Baptist at Halifaxe

1.—“1556” in *Act Book*.

2.—“m. 1556. Aug. 16. Edwardus Bairstowe de Ovenden sepult.” (*Hx. Reg.*)

emonge the bodies of other faithfull people of God. And I bequeathe to the vicar of the same churche one mortuarie accordinge to the kynges statutes and actes enacted for the same intent and purposse. Item I gyve to William Bayrstowe, my sonne, xij^s iiij^d in moneye. Item I gyve to Michaell Gibson xij^s iiij^d. To John Dayne, my sonne in lawe, vj^s viij^d. Item the residewe of all my goodes I frelye gyve to Alicie, my wiff, Robert, John, William, Margaret, Jennett, and Alicie Bayrstowe, my children, whom I do ordayne and maike myne executors and they to paye my dettes and brynge me furthe at my departinge as shall beseme them. Thes wytnesses, John Bayrstowe, Thomas Bentam, William Cliff, junior, William Saltonstall, curet at Halifaxe.

Pr. Oct. 1, 1556, by the exors.

151.—JENNETT SLADEN, OF SOURBIE, PAR. OF HALIFAX, WIDOW.

(Reg. Test. xv. i. 143.)

Aug. 8, 1556. Jennett Sladen,¹ of Sourbye in the parishe of Halifaxe, wedowe, late wiff of John Sladen. To be buried in the churche yearde of Sanct John Baptist at Halifaxe, and I bequeathe to the vicar of the said churche one mortuarie accordinge to the kynges actes and statutes. Item I gyve to Edwarde, my sonne, x^s and the said Edwarde to seall a quitaunce at the receyvinge of the same payment. Item I gyve unto William, my sonne, x^s and he also to seall a quitaunce at the receyvinge of the said payment. The residewe of all my goodes I frelie gyve and bequeathe to Richarde Sladen, my sonne, and Agnes Sladen and Jennett Sladen, my daughters, whome I do ordayne and maike myne executors, and they to paye my dettes and brynge me fourthe at my departinge as shall beseme them in the distributinge parte of my goodes to the poore to Godes glorie and my soull healthe. Thes wytnes, Edmund Lume, John Lume, Thomas Bentley, Roberte Lume, Sir Edmund Crowder, prest.

Pr. Oct. 1, 1556, by the exors.

152.—JOHN UTTLEY, OF LANGEFELDE, PAR. OF HEPTONSTALL.

(Reg. Test. xv. i. 143.)

Aug. 18, 1556. John Uttley, of Langefeld in the parishe of Heptonstall, syngleman. To be buried in the churche

1.—“*m.* 1556. Aug. 9. Genet ux. Joh'is Sladen de Sourby sepult.” (*Hx. Reg.*)

yeard of Heptonstall, and to the vicar of the same for my mortuarie accordinge to the kynges most gracious actes. Also I will that Richarde Uttley, my newewe, taik uppe foure markes towardes suche costes and chargies as he haith susteyned and borne withe me in my sekenes. Item I will and gyve to Thomas Uttley, my brother, foure markes and a pare of lommies. Item to Jane Uttley, his syster, iiij markes and a cheist. Item to Robert Uttley x^s. The rest of all my goodes I will and gyve to the poorest people of my nightbors, after my funerall expensis and legacies full-filled and doyne, and to be distributed and devided amonges them at the discession of the said Richard and Thomas Uttley, the whiche I maikie my trustie executors to se this my testament deulie and trulie executed as they shall answere me at the dreadfull daye of judgement; provided and also I will that yf my said executors be putt to any daunger, cost, or chargies for the executinge of this my said testament that then they shall taik uppe of my said goodes all suche said costes and chargies as they haue susteyned concernynge the same. Dettes owinge unto me the said John Uttley. The first, John Michell, of the parishe of Haworthe, and sonne of Richarde Michell, xx^{li} xvij^s viij^d and for fourtie stone of woll to be paid as insuythe, that is to wytt, at the feast of the Nativitie of oure blessed Ladie next insuyng the daye of the date hereof vij^{li} xj^s, and at the feast of the Byrthe of Christ then next followinge x^{li}, and at the feast of the Purificacon of oure Ladie then next followinge fyve markes. Item George Bentleye vj^s iiij^d. Thes wytnesses, William Law, Roberte Lawe, John Thomas, Gylbert Grenewood.

Pr. Oct. 1, 1556, by the exors.

153.—JENNETT GYBSON, OF NORTHEOROM, PAR.
OF HALLIFAX, WIDOW.

(Reg. Test. xv. i. 171.)

Made the xiiij day of June. In the name of God, Amen.
Anno 1556. The will of Jenet Gybson,¹ late wif of Richard

1.—Testatrix was the dau. of John Haldsworth, of Halifax, whose will is in the Appendix, and sister of Dr. Robert Haldsworth, vicar of Halifax, who had been murdered in his vicarage house a short time previous to the making of this will. Her first husband was John, son of John Boy. 12 Hen. VII, Feast of St. Thomas of Canterbury. John Boy, sen., surrendered one messuage, buildings, and one close, called Westmerclose, etc., in Northourome to the use of John Boy, son of the said John, and Jennet (Johanne), wife of the same John, the son, dau. of John Haldsworth, late of Halifax, and the heirs of the body, etc. (*W.M.C.R.*)

"1556. Aug. 11. Genet uxor Richardi Gibson de North^m sepult." (*Hx. Reg.*)

Gybson, within Northeorom in the parishe of Halyfax, wydowe. Inprimis, I giue my soull unto Almighty God trustinge and also faithfully belevinge by the merites of Jesu Christes deathe, shedyng his most preciose bloode for our sake, I trust to haue full remyssion of all my synes and forto inherite the kyngdome of heven; and I bequeath my body to be buried in the churche or churche yerde at Hallyfax emonge the other faithfull people of God. First I will that all my dettes be paide that any person can demande or require of me, Jenet Gybson, beyng the last wif of Richard Gybson. Also I giue unto John Boys and Robert Boys, and Richard Gybson and Edward Gybson and Arthure Gybson, my sones, whom I make my executors, I giue them all the goodes that I haue and makes them all as one, not one better then a nother. Also I giue unto all my sones all suche goodes as came unto me by the deathe of my brother Roberte Holdesworth, late vicar of Hallifax, all suche goodes in whose handes soeuer they be suche goodes perteyning or belonging it shalbe lawfull for all my sones to aske them and demande, both landes and goodes, that came unto me by the death of my brother, Roberte Holdesworth, both within our handes and withoute in whose handes soeuer they be. This is my last will that I do make that all my sones be lyke in all suche goodes as perteyned unto me. Wrytten the day and month aboue-said and sealed with my seale and setto my hand and marke. Thes men witnesses, James Mawd, John Sherpe, George Gill, Thomas Bates, John Bentley, James Smyth.

Pr. Feb. 8, 1556, by John Boys and Robert Boys, exors., power being reserved to Richard Gybson, Edward Gybson, and Arthur Gybson, co-exors.

154.—WILLIAM NICOLL, OF GRETLAND, CHAP. OF ELAND.

(Reg. Test. xv. i. 194.)

Aug. 21, 1556. William Nicoll, of Greatland in the parishe of Eland. To be buried in my parishe churche at Eland. Also I bequeathe to the vicar for my mortuarie as the gracious kinges actes is. Also I bequeathe to Isabell, my doughter, a tagged cowe, a great panne, a swyne, and all my corne besides her barnys parte. Also I bequeath to Gilbert, my sonne, a tagged whye and a longe chiste besides his barnys parte. Also I bequeath to Isabell Smythe, the doughter of Xpofer. Smythe, ij^s. Also I bequeathe to Agnes Smythe and Effame Smythe, the doughters of the forsaid

Xpofer., to either of theme, ijs. The residewe of all my goodes, not bequeathed, I gyve to William Nicholl, Roberte, John, Richard, Gilbert, Agnes, and Isabell, thes my children, whome I maike my full executors joynctlie togeether. Thes witnes, Roberte Drawnsfeld, John Clay, and Sir Heughe Gledaill, curate.

Pr. Dec. 16, 1556, by the exors.

155.—JOHN GRENEFELDE, OF HALLIFAX.

(Reg. Test. xv. i. 199.)

Dec. 20, 1556. John Grenfeld,¹ of Hallifax. I bequeathe my bodie to be buried in the churche yearde of Sanct John Baptiste at Hallifax, and a mortuarie to the vicar of the same according to the kinges grace actes and statutes. Itm. I gyve all my gooddes, cattells, and dettes to Agnes, my wif, Isabell, Sibell, John, Agnes, Robert, and Edward Grenefeld, my children, whome I do ordenne and maike my full and lawfull executors, and they forto pay all my dettes and bryng me furthe at my departinge as shall beseme theme. Thes witnesses, Robert Barstowe, John Barstowe, William Saltonstall, cureite of Hallifax.

Pr. Mar. 12, 1556, by Agnes, relict, Isabell and Sibell, daughters, power being reserved to the other co-exors., in minority.

156.—WILLIAM AYCKRODE, CHAP. OF HEPTONSTALL.

(Reg. Test. xv. i. 200.)

Feb. 8, 1556. Willm. Aikroode,² of the parishinge of Heptonstall. To be buried in the churche of Heptonstall; to the vicar thereof my mortuarie accordyng to the kinges grace actes. Also I gyve and bequeathe to John Aykrode and William Aykrode, my sonnes, all my goodes, my dettes paid, excepte xl^s whiche I gyve to William Robshaye, my cosyn and seruante, and vj^s viij^d to Jenet Shakylton, my servante, whiche John Aikrode, my sonne, I maike my trewe and lawfull executor. Thes witnesses, Sir Gilbert Stansfeld, curate, Georg Bordall, Peter Gennys.³

Pr. Mar. 12, 1556, by the exor.

1.—"m. 1556. Dec. 25. Joh'is (*sic*) Grenfeld de Halifax sepult." (*Hx. Reg.*)

2.—Testator was the son of Thomas Aykeroide (Will i. 133), and grandson of John Aykeroide (Will i. 316). He married Marianne, dau. of Ric. Waterhouse, of Warley. (Foster's *Pedigrees of Yorks. Families.*)

3.—"Jennes" in *Act Book*.

157.—RICHARD MIDGELEY, OF MIDGELEY, PAR. OF
HALLIFAX.

(Reg. Test. xv. i. 200.)

Dec. 20, 1556. Richard Midgelay,¹ of Midgeley in the parishe of Hallifax. To be buried in the churche yerd of Sanct John Baptist at Hallifax emonge the bodies of other faithfull people of God, and a mortuarie to the vicar of the same accordinge to the kinges actes and statutes. Also I do ordenne and maike Jaine, my wif, John, Thomas, and William Midgeley, my sonnes, my full and lawfull executors, unto whome I frelie gyve and bequeathe all my goodes, cattelles, and dettes and they to pay all my dettes and brynge me furthe at my departinge as shall beseme theme, and then my wif to have her third, and the other too partes to be equallie devided emonge my thre sonnes. Thes witnes, Robert Midgley, Richard Thomas, Richard Midgley, yonger, John Midgley, my brother.

Pr. Mar. 12, 1556, by Johan *alias* Jane, relict, power being reserved to the other co-exors., in minority.

158.—JOHN BOY, PAR. OF HALLIFAX.

(Reg. Test. xv. i. 205.)

Jul. 3, 1556. John Boy,² of Northowrom in the parishe of Hallifax. To be buried in the churche or churche yerd of Sancte John Baptist at Hallifax emonge the bodyes of other faithfull people of God, and a mortuary to the vicar of the same churche according to the kinges grace actes and statutes. It. I will that all my dettes and also my funerall expenses be first trulye paid and done of all my holl goodes, and then I giue and bequeth the third parte of all my goodes, cattells, and dettes to Michaell Boy and Arthure Boy, my ij sones, and then the ij other partes of all my goodes, cattells, and dettes I frely giue to Willm. Boy, my son, and Juliane Boy, my daughter, whom I do ordayne and make my full and lafull executors. It. I will that the said Willm. Boy, my son, shall truly pay to Juliane Boy, my daughter, xl^s in peny or penyworth of his part ouer and besides her owne parte. Thes witnes, John Sharpe, Thomas Bathes, John Bentley, George Gill, Willm. Saltonstall, curat at Hallifax, and other. In witnes of all the premisses I the said John Boy to this my present will haue made a

1.—“1556. Jan. 14. Richardus Midgley de Midgley sepult.” (*Hx. Reg.*)

2.—“*m.* 1556. Mar. 1. Joh'es Boy de Northe^m sepult.” (*Hx. Reg.*)

crosse with myne owne hand in the presence of the said witnes. It. me^d that I the said John Boy haue paid to Ric. Boy, my son, in the name of his childes parte of all my goodes xix markes, that is to wit, ij kye, price iiij^{li}. It. a bed at the day of his mariage, price xlvj^s viij^d. It. a paire of walker sheres, price vj^s viij^d. It. paid to Ric. Yllyngworth for agrement making for the said Ric. xij^s iiij^d. It. at the day of his mariage ij^s iiij^d. It. ij stroke of rie, price vj^s vj^d. It. ij peckes of otmeale, price ij^s. It. the said Ric. Boy had of me the said John Boy, his father, ij pece of watchet clothe, price v^{li} ij^s, of whiche I borrowed agayne vij^s. Thes witnes, Thomas Bathes, George Gill, and John Sharpe, yonger.

Pr. Apr. 10, 1557, by the exors.

159.—EDWARD GRENEWOD, PAR. OF HEPTONSTALL.

(Reg. Test. xv. i. 206.)

Jan. 21, 1556. Edward Grenewod,¹ of the parishing of Heptonstall. To be buried in the churche yerd at Heptonstall. To the vicar ther of my mortuary according to the kinges grace actes. Also I giue and bequeth to Alice Grenewod, my wif, iiij^{li} vj^s viij^d and her beddyng and rayment whiche was her mariage goodes, and all my other goodes, my dettes paid, I giue and bequeth to the said Alice Grenewod, my wif, and to Edmunde Grenewod, our son, and the sayde Edmunde Grenewod to be brought up to he be vij yeres of age of all our goodes. Also if it fortune the said Edmunde Grenewod, my son, to departe or he com to lafull aige that then my will is that Ric., Edmunde, John, Thomas Grenewod, my brether, haue my child parte euenly delt emonge them. Also my will is that if it please God that Edmunde Grenewod, my son, live to he com to lafull aige, that then my son Edmunde haue the half parte with his mother of the iiij^{li} vj^s viij^d with the bed and other goodes whiche was my mariage goodes as it is said afore. Also I ordayn and makes Alice Grenewod, my wif, and Edmunde Grenewod, our son, my true and lafull executors, and Ric. Grenewod and Edmunde Grenewod, my brether, to be supervisors of my will. Thes witnes, Sir Gilbert Stansfell, curat, Robt. Horsfall, Peter Wod.

Pr. Apr. 10, 1557, by Alice, relict, power being reserved to Edmund, co-exor., a minor.

1.—Testator was probably the son of William Greenwood (Will ii. 66).

160.—LAURENCE ASMOUGHE.

(Reg. Test. xv. i. 206.)

Sep. 30, 1556. Laurence Asmoughe,¹ of the towneshippe of Sourby in the parishe of Hallifax. To be buried in the churche or churche yerd of Sancte John Baptiste at Hallifax, and I bequeth to the vicar of the same churche on mortuary according to the kinges grace actes and statutes. It. I do ordan and make Eliz., my wif, Eliz., Willm., Alice, and John Asmoughe, my children, my full and lafull executors, to whom also I giue and bequeth all my goodes, cattels, and dettes and they to pay all my dettes and bringe me furth at my departinge as shall beseme them. It. I also giue, assigne, and bequeth to my said wif and children and ther assignes on my fermhold whiche I nowe dwell in with all pleasures and profettes therto belonging duringe all suche tacke and terme as I haue therin. It. I do ordayn and make Edward Tattersall and Willm. Tattersall, supervisors. Thes witnes, John Dixson, of Bentleyroyd, Henry Hoppey, Willm. Carter.

Pr. Apr. 10, 1557, by Eliz., relict, power being reserved to the other exors., in minority.

161.—ELIZABETH WATERHOUS, WIDOW.

(Reg. Test. xv. i. 207.)

Mar. 16, 1556. Eliz. Waterhous,² widowe. To be buried within the chapell or chapell yerd of Sancte John Euangelist at Bayldon. It. I giue to the chapell of Baildon x^s. It. I giue to the parishe churche of Hallifax x^s. It. I giue to my son in lawe Nicolas Baildon children, euery on of them, fyve markes a peice, and if ther comme any thing at any of them being at under aige then I will that the said parte or partes be equally dyvided emonge them being of live. Also I giue to the mending of high ways about Baildon vj^s viij^d. It. to the mending of Raystricke brige vj^s viij^d. It. I giue to Margret Holling xij^d. To Agnes Waterhous xij^d. To Robert Raner children ij^{li} vj^s viij^d to be diuided equally emong them, whiche ij^{li} vj^s viij^d I will it be paid when Marmaduke Raner paith the xvij^{li} ij^s vj^d to my executors whiche I lent unto him and not unto then. The residew of all my goodes, my dettes paid and I brought furth, I giue it to Nicolas Baildon, my son in lawe, and to Sibell, his

1.—“*m.* 1556. Oct. 1. Lawrencius Asmall de Sourby sepult.” (*Hx. Reg.*)

2.—She was the widow of Ric. Waterhouse (Will i. 242.)

wif, whom I make my holl executors. Thes beynge witnesses, Willm. Steid, John Hudson, John Steid, Ric. Yllyngworth, and Sir Ric. Cawdrey, my ghostly father.

Pr. Apr. 13, 1557, by the exors.

162.—GILBERT SHAW, OF OVENDEN, PAR. OF HALIFAX.

(Reg. Test. xv. i. 211.)

Oct. 29, 1556. Gilbt. Shawe,¹ of the townshippe of Ovenden in the parishe of Hallifax. I bequeath my bodie to be buried in the parishe church yeard of S. John Baptist at Halyfax amongst the bodies of other faithfull people of God, and one mortuarie to the vicar of the same according to the kinges grace actes and statutes. It. I will yt my mother in law, Alice Ferbancke, first have all suche goodes and howshold stuffe as she can of right and truthe aske and demaunde. It. the residew of all my goodes, cattelles, and dettes, nott gyven and unbequeathed, I frelie gyve and bequith to Alice, my wiffe, John and Elyzabeth, my children, whom I ordeine and maike my full and lawfull executors, and they to paie all my dettes and bringe me furth att my departing as shall beseme them. Thes witnesses, Willm. Denton, Willm. Bothomlaie.

Pr. My. 20, 1557, by Alice, relict, power being reserved to John and Elizabeth, children, co-exors., in minority.

163.—WILLIAM BOITHES, OF NORTHROM, PAR. OF HALIFAX.

(Reg. Test. xv. i. 212.)

Feb. 15, 1556. Willm. Boithes,² of Northrom³ in the parishe of Halifax. To be buried in ye church yeard att Halifax, and one mortuarie to the vicar of the same according to ye kinges grace actes and statutes. It. I doo ordeine and maike Janne, my wiffe, Jenett, James, Margrett, and Sibbell

1.—"1556. Nov. 9. Gilbertus Shawe de Ovenden sepult." (*Hx. Reg.*)

2.—"*m.* 1556. Feb. 23. Will'mus Boithes de Shelff sepult." (*Hx. Reg.*) may refer to testator.

Oct. 13, 4 and 5 Phil. and Mary. William Boythe, of Northourome, surrendered 7 acres of land with the buildings thereon in the graveship of Hyperome lying between a close called Grenesyke on the north, a parcel of land called Bolleshay on the south, the high way on the east, and Mekilmossefoyte on the west, to the use of Johanne, Jahanne (*sic*), Margaret, and Sibell Boythe, children of the said William, and their heirs, and for default remainder to the use of Edward Boythe, brother of the said William, and his heirs, and for default remainder to the use of Isabell, wife of Ric. Hall, sister of the said William, and her heirs. (*W.M.C.R.*)

3.—"Northwrome" in *Act Book*.

Boithes, my childer, my full and lawfull executors, to whom I also gyve all my goodes, cattelles, and dettes, and they to pay all my dettes and bring me furth att my departing as shall beseme them. Thes wittnesses, Ric. Sanderland, Robt. Sanderland, Robert Vicars, Edward Boches,¹ John Rydiall.

Pr. My. 20, 1557, by Jane, relict, power being reserved to the children, the other co-exors., in minority.

164.—JOHN GRENEWOODDE, OF MIXENDEN.

(Reg. Test. xv. i. 258.)

Jun. 30, 1556. John Greenwood,² of Myxenden, in the parishe of Halifax. To be buried in ye churchyard of S. John Baptist att Halifax, and one mortuarie to ye vicar of ye same churche accordinge to ye kinges grace actes and statutes. It. I gyve and bequith to Willm. Greenwood, my elder sonne, one redd cow, one iron chimney, my best jackett, ij cartes, ij qwittarrons, and ye halffe of one bedde and beddstockes, and he ye said Willm. to bring me furth att my departing as shal beseme him, and also to paie to John Sogden xiiij^s and to Ric. Mawde iij^s iiij^d. It. I gyve to John Greenwood, my yonger sonne, one whit horse and halffe a bed, with all my other rayment, one carte and wheles with iron pynnes, and one wheelbarrow. It. I gyve to Jenet Greenwoodde, my doughter, one yron chimney. The residew of all my goodes I frelie gyve and bequeath to John Greenwood, my sonne, Isabell and Jenett Greenwood, my daughters, equallie to be devided amongst them att ye discession of James Greenwood, my brother, John Horsfall, and Willm. Elleston, which said John Greenwood, my sonne, Isabell and Jenett Greenwoodde, my daughters, I doo ordeine and maike my full and lawfull executors. Thes witnesses, James Greenwood, John Horsfall, Willm. Elleston.

Pr. My. 20, 1557, by the exors.

165.—JAMES HOLDISWORTH, OF WARLAIE, PAR. OF HALIFAX.

(Reg. Test. xv. i. 258.)

Feb. 16, 1556. James Holdisworth,³ of Warlai in ye parishe of Halifax. To be buried in ye churchyard of

1.—“Boithes” in *Act Book*.

2.—“m. 1556. Mar. 13. Joh'es Greenwood de Ovenden sepult.” (*Hx. Reg.*)

3.—“m. 1556. Mar. 5. Jacobus Holdesworthe de Warley sepult.” (*Hx. Reg.*)

Saynct John Baptist att Halifax, and a mortuarie to ye vicar of ye same church according to ye kinges grace actes and statutes. It. I doo ordeyne and maike Margrett, my wiffe, Thomas, Robt., Grace, Sibbell, and Gilbert Holdysworth, my children, my full and lawfull executors, to whom I also gyve all my goodes, and they to pay all ye dettes which any person can trewlie aske and bring me furth at my departinge as shall beseme theim. Witnesses, James Holdysworth,¹ of Hippron in ye said parishe of Halifax.

Pr. My. 20, 1557, by the exors.

166.—WILLIAM HERRISON, OF SOURBIE, PAR. OF HALIFAX.

(Reg. Test. xv. i. 258.)

Jan. 11, 1556. Willm. Herrison,² of Sourbie in the parishe of Halyfax. To be buried in ye church yearde of S. John Baptist at Halifax, and a mortuarie to ye vicar of ye same according to the kinges actes and statutes. It. I gyve and bequyth to Agnes, my wiffe, all my howshold stuffe, corne, and cattell, and also v^{li} in money to be paid to her as is hereafter named, yt is to witt, of Willm. Dickson xl^s, of John Gaugrogers xx^s, of Thomas Stancefeld xx^s, and of Thomas Herryson xx^s, and she to be contente therwith for her porcon of all my goodes, cattelles, and dettes. It. I gyve to John Hicchin xx^s and all my shapen clothes. It. to Margrett Hicchin x^s. It. to Willm. Thomas iij^s iiij^d. It. to John Dobson iij^s iiij^d. It. to Willm. Riley ij^s. It. to John Plattes ij^s. It. to Jaine Hicchin xij^d. It. to Robt. Inggam xiiij^d. It. to Agnes Walker vj^s viij^d. It. to Annys, his syster, xij^s iiij^d. It. to Henrie Riley xij^d. It. to Gilbert Smyth xij^d. It. to a child of Knolles wiffe xij^d. It. I maike John Plattes, John Riley, Willm. Dickson, and Willm. Dobson supervisors. It. I doo ordeine and maike Thomas Herrison, my brother, my soole and lawfull executor, to whom I also gyve and bequeath all my goodes nott gyven and unbequeathed, and he to paie all my dettes and bring me furth att my departing as shal beseme him. Thes witnesses, John Plattes, John Rilay, Willm. Dickson.

Pr. My. 20, 1557, by Thomas, brother, sole exor.

1.—The only witness mentioned in the *Act Book*, where he is described as "*unicu' testem.*"

2.—"*m.* 1556. Jan. 19. Will'mus Harrison de ead' (Sourby) sepult." (*Hx. Reg.*)

167.—RICHARD WADDISWORTH, PAR. OF HEPTONSTALL.

(Reg. Test. xv. i. 258.)

Mar. 10, 1556. Ric. Waddisworth,¹ of ye parishe of Heptonstall within ye townshippe of Waddysworth. To be buried in ye church of Heptonstall, and my mortuarie according to the kinge and quene maiesties actes ordeyned for ye purpose. Also I gyve and bequyth to Henry Waddisworth, my sonne, ye fermholde which I have in Rowtonstall called Rowtonstall Hall for and in ye name of his childe porcon during all such termes and yeares as I have in ye same tenement. It. I gyve and bequyth unto Edmond, my sonne, ye fermhold which I have in Shakelton called Mansillhous for and in ye name of his childe porcon during all such termes and yeares as shall stande with my maisters pleasure and contentacon. It. I gyve unto Ric. Waddisworth, myne eldest sonne, and Willm., my yonge sonne, all suche terme and interest as I have in Waddisworth mylne, soo yt ye said Willm., my sone, haue the tenting of ye same mylne, and they to pay ye rentes equallie and to receyve the profettes equallie and the said Willm. to have halffe waiges of ye said Ric. for tenting ye same, provided alwaie yt if ye said Ric. doo gett an honest fermhold for ye said Willm. wherbie he maie be helped and preferred, yt then ye said Ric. shall have the wholle mylne and wholle profettes and pay the hoole rentes, any thinge before rehersed notwithstanding. Also I gyve to Willm., Christopher, and Thomas, my sonnes, all my goodes without the howse excepte ye cattell and ye goodes in ye howse. And also I gyve to th'afforsaid Willm., Christopher, and Thomas for and in ye name of their childe porcons and the goodes in ye howse equallie to be devided betwixte Willm., Christopher, and Thomas, and Jenett, my wiffe, for and in ye name of her third parte of all the gooddes within ye howse besides the dettes.² And I ordeyne and maike my said wiffe and Willm., Christopher, and Thomas my trew and lawfull executors. Witnesses, Henrie Savell, gentleman, John Hirst, yoman, Henry Waddisworth, yoman, Hughe More, yoman.

Pr. My. 20, 1557, by the exors.

1.—Jul. 2, 3 and 4 Phil. and Mary. Ric. Waddesworth paid iij^s iiij^d heriot for a moiety of a corn mill and a moiety of a fulling mill, and a moiety of the water-course of Caldre to the same mills belonging, called Stubbynge Mylnes, and a moiety of $\frac{1}{2}$ acre of land abutting upon land of Robert Hemmyngway with all ways and easements over the said $\frac{1}{2}$ acre belonging to the same mills in the graveship of Soureby after the death of his father Richard. (*W.M.C.R.*)

2.—The meaning of this sentence is obscure, but it is printed as it is written in the Register.

168.—ELIZABETH SAIVELL, PAR. OF THORNILL.

(Reg. Test. xv. i. 316.)

1557. Elisabeth Saivell.¹ I bequeath my soull to God Allmightie, oure Ladie Sanct Marie, and to all the blissed Company of heaven, and my bodie to be buried in the churche of Thornill nye unto my staull. In primis I will that my goodes be deuided in thre partes, one to my self to bringe me furth honestelie, a nother parte to my brother Nicholas Triggott. Item Elinour Wentworth the other parte. And that that levith of my parte to Mr. Thomas Wentworth, the sone and heire of Mr. Michael Wentworth. Item I bequeath to euery one of the other children of Mr. Michael Wentworth iiij nobles a pece, that is to witt, Margaret, Michael, Mabel, Alice, Katheryn, and Henrie. Also I bequeath to Roger Copplaye a cowe. Item to Robert Copplaye a cowe. Item to John Copplaye a whitt quye. Item to my thre maides and John Sladen euery one of them to haue a ewe and a lambe. Item to Xpofer. Copplay a ewe and a lambe and xl^s in money. Item to Edward Nettiilton a browne whie of ij yeares old. Item to euery one of my god children within Thornill parishe viij^d. Item I maike my brother Nicholas Triggot, Thomas Wentworth, and Elinour Wentworth my faithfull executors to dispose all thinges for my soull health as they do thinke the best. And I will that Sir Thomas Hodgeson and Thomas Symson, eyther of them, to haue ij^s a pece. Item I bequeath to the churche behuffe for the townshippe of Wheatley vj^s viij^d. Item I do ordeyn Thomas Beamond, of Myrfeld, and Thomas Nettiilton, of Thornell, the supervisors of this my last will and testament, and eyther of them to haue xiiij^s iiij^d for ther paynes takinge. Thes wytnes, Percivall Elmsall, Richard Copplay, Henrie Copplaye, and John Alen, the xiiij daye of Aprill.

Pr. Jul. 26, 1557, by Nicholas Trigott, power being reserved to Thomas Wentworth and Elinor Wentworth, in minority.

169.—RICHARD DYCKONSON, OF SHELFE.

(Reg. Test. xv. i. 324.)

Feb. 8, 1556. Richard Dyckenson,² of Shelve in the paryshe of Halyfax. I bequeathe my body to be buried in

1.—Perhaps the widow of John Savile, brother of Nicholas, of New Hall, who is said by Foster to have married a Triggot.

2.—“Dicconson” in *Act Book*. Testator married Elisabeth, dau. of Umfray Waterhouse, of Shelf. (Will ii. 8.)

“m. 1556. Feb. 16. Richardus Dickenson de Shelf sepult.” (*Hx. Reg.*)

the churche yerde of St. John Baptiste at Halyfax emonge the bodyes of other faythefull people of God, and also one mortuarye to the vicar of the same churche accordyng to the kynge grace actes and statutes. Item I giue and bequeathe to Thomas Dyckenson, my sonne, x^{li}. To Xpabell. Dyckenson, my doughter, x^{li}, and to Richard Dyckenson, my other ,¹ x^{li}. Item I giue to Sybbell and Margaret Dyckenson, my doughters, ether of them, ix^{li}. Item I giue to James, Robert, Anne, and Elsabethe Dickenson, my chylde, euery one of them, viij^{li} of lafull payment. The residewe of all my goodes I frelye giue and bequeathe to Elsabethe Dyckenson, my wyfe, whome I do ordayne my sole executrix, and she to pay all my legacies and bequestes, and also all my dettes, and also bryng me furthe at my departyng as shall beseme her. Also I giue to the said Eliz., my wyfe, all the profett and advantaige whiche shall come of one bargan of corne betwixt me and Thomas Geffrason, of Coppinhorpe, in Yorke shyer, and also all the profett of my farmeholde whiche I now dwell in, toward the bryngyng upp of my said children at the syght of my supervisors hereafter named. Item I ordayne John Dighton, gentleman, and Thomas Foxcroft [supervisors] of this my testament and last wyll. Thes wytnes, Richard Watterhouse, Willm. Furnes, Richard Otes.

Pr. Sep. 30, 1557, by the exrix.

170.—ISABELL DRAPER, WIDOW, OF HEPTONSTAL.

(Reg. Test. xv. i. 324.)

Aug. 29, 1557. Isabell Draper, of paryshe of Heptonstall, late wife of Richard Draper, wedow. To be buried in the chappell yeard at Heptonstall. To the vicar for my mortuarye according to the kinges grace actes. Allso I giue all my goodes, moueable and unmoueable, to John Draper, my sonne, and all my dettes, my dettes paid; whiche John Draper, my sonne, I ordayne and make my true and lafull executor. Thes wytnes, James Bentley, Adam Ferrer, Wm. Bentley.

Pr. Sep. 30, 1557, by the exor.

1.—Blank in Register.

171.—AGNES MAWDE, OF SHELFE.

(Reg. Test. xv. i. 324.)

Jul. 20, 1557. Agnes Mawde,¹ of the towneship of Shelve in the paryshe of Halyfax, wedowe. To be buryed in the churche of St. John Baptist at Halyfax, and one mortuarye to the vicar of the same churche accordinge to the kinges grace actes and statutes. Item I giue and bequeathe to Anne Mawde one cowe, a siluer spone, a coote, a sherte, a kercheife, and xx^s in money. It. to Richard Mawde, my sonne, xiiij^s iiij^d. Item I giue to Jennet Smythe, my doughter, my best gowne, my best coote, and my best hatt, wythe one syluer dight girdle. It. I giue to Eliz. Hall, my doughter, one other gowne and one payre of sylver crookes, and to Eliz. Hall, her doughter, one heyffe[r]. It. the residewe of all my house holde goodes and suche dettes as Edward Mawde, my sonne, did owe to me nowe in the handes of Isabell Mawde, his wyfe, and Richard Mawde, my sonne, fyrst my dettes, bequeathes, and legacies paid, my funerall expenses and ordinarye fees clerlye acquyted and discharged, I gyve to the said Eliz. Hall and Jennet Smythe, my doughters, equally to be devided betwixt them. It. I do ordayne Jennet Smythe and Eliz. Hall, my said doughters, my true and lafull executrices. Thes wytnes, Nicholas Hurde, Richard Ottes, Willm. Saltonstall, curate at Halyfax.

Pr. Sep. 30, 1557, by the exrixes.

172.—EDWARD HOPPAY, PAR. OF WAKEFELD, PRIEST.

(Reg. Test. xv. i. 324.)

Mar. 16, 1556. S^r Edward Hoppey,² prest, in the paryshe of Wakefelde. Fyrst I gyve and bequeathe my soull to God Allmyghtye, my saviour and redemer, to our lady Saynt Marye, and to all the holy Company of heauen, and

1.—Perhaps the widow of Edward Mawde, of Shelf (Will i. 86). No entry found in the Burial Register at Halifax.

2.—He was the priest of the Brig Chantry at the time of its suppression. The incumbents of the chantries when they were suppressed were pensioned, and Edward Hoppay was no exception to the rule, as he received all the income from the endowment of his chantry for the term of his life. Nov. 22, 3 Edw. VI. A yearly rent of iiij^{li} xiiij^s iiij^d going out of the lands, late William Brigge's, in the graveship of Soureby and late belonging to the chantry called Brigchauntre, was granted to the use of Edward Hoppay, clerk, late cantarist there, for term of his life and after his death to the use of William Brigge and Henry Brigge, sons of Ric. Brigge, their heirs and assigns for ever. (*W.M.C.R.*)

"m. 1557. Apr. 6. Dominus Edwardus Hoppey de South^m sepult." (*Hx. Reg.*)

my body to be buryed in the churche of St. John Baptist at Halyfax. It. I gyve and bequeathe to be distributed to the poore folkes of Wakefelde x^s, and to the pore folkes of Halyfax x^s. Item I giue to Laurance Hoppay xiijs iiij^d, and to Eliz. Hoppay, his syster, vjs viij^d. Item I giue to Margaret Hoppay xl^s. Item I giue to the wyfe of John Wyllson, of Elland, xx^s. Item I wyll that ther be *Messe* and *Dirige* songe in Halyfax churche the day of my buryall for my soull and all Chrysten soules and euery prest to haue iiij^d. Item I wyll that wheras Richard Bridge, of Warley, dothe owe unto me the some of xliij^{li} as dothe appeare by one obligacon [he] be forgiven the halfe of the said some, yf so be the sayd Richard pay the other halfe unto my executors without troble, suete, or vexacon, or els the obligacon to stande in his full strenght and power notwythstandinge this my last testament. It. I wyll that Mr. Bryan Bailes and Willm. Lyster be the supervisors, and ether of them to haue for ther paynes x^s. The residewe of all my goodes, my dettes and legacies paid, I gyve and bequeathe them to James Wyllson and Jennett, his wyfe, my syster, whome I ordayne and make to be my full executors. Thes beyng wytnes, James Brodbent, my curate, S^r Thomas Turner, wythe other mo.

Pr. Sep. 30, 1557, by the exors.

173.—THOMAS BROKESBANK, OF SOUERBY, PAR. OF HALYFAX.

(Reg. Test. xv. i. 324.)

Aug. 22, 1557. Thomas Brokesbanke,¹ of Sourbye in the paryshe of Halyfax. To be buryed in the churcheyerd of St. John Baptiste at Halyfax emongest the bodyes of other faythfull people of God, and one mortuarye to the vicar of the same churche accordinge to the kinges grace actes and statutes. Item I do ordayne and make Wyllm. Brokesbanke and Richard Brokesbanke, my sonnes, my true and lafull executors of all my goodes in whose hande or custodye so euer they be, excepte iij^{li} whiche I do gyve toⁿ Margaret

1.—“m. 1557. Aug. 29. Thomas Bruckesbanke de Sourby sepult.” (*Hx. Reg.*)

Testator's eldest son Thomas, not mentioned in his will, inherited his lands. Oct. 11, 4 and 5 Phil. and Mary. Thomas Brokesbanke, son and heir of Thomas Brokesbanke, paid v^s heriot for one part of one messuage called Blakewodd and 7½ acres of land called *le Holme* and *Owtebanke*, and the third part of one part of the said messuage and the third part of 7½ acres called *Oldehouseroide*, *le Carr*, and *le Acre*, and one close called *Oldehouseroide* in the graveship of Soureby after the death of his father. (*W.M.C.R.*)

Brokesbanke, my doughter. It. I will that the said Wm. Brokesbanke and Richard Brokesbanke haue my horse and Margaret, my doughter, and to giue to the said Willm. Brukesbanke and Richard Brukesbanke, my executors, xl^s and then the said executors but to haue ther parte of the said xl^s. It. I will that Margaret, my wyfe, requyre no thinge concernynge myne executorshipp but to be content wythe the thyrde parte of all my goodes onlye, and my said executors to pay all my dettes. Thes wytnes, Wyllm. Waddesworthe, of the Hollens, Thomas Ryley, Richard Soittell, Thomas Ryley, yonger.

Pr. Sep. 30, 1557, by the exors.

174.—NICHOLAS SAVILL, OF NEWHALL, ARMIGER.

(Reg. Test. xv. i. 325.)

Sep. 24, 1556, the thyrde and fourthe yeres of the raignes of our soueraigne lorde and lady Philipp and Mary by the grace of God Kynge and Quene of Englande, Spayne, Fraunce, bothe Cicilies, Jerusalem, and Irelande, defendours of the Faythe, Archedukes of Austriche, Dukes of Burgundie, Myllane, and Brabant, Countes of Haspurge, Flanders, and Tyrolls. I, Nycholas Savill,¹ of the Newhall, als. of the Haghe, in the county of York, esquier, makethe this my last wyll and testament as followethe. Fyrst I bequeathe my soull to God Allmyghtie, and my body to be buried wythe due funeralls by the discretion of my supervisors. It. I will and bequeathe to John Savill, my sonne, for terme of his lyfe iiij^{li} of rente yearlye to be goynge furthe of all my landes and tenementes in Elande and in the paryshe of Elande to be paid at the feastes of St. Martyne and Pe[n]ticost by even porcons. And I will that the said John shall distreigne in all and euery parte of my said landes and tenementes for the said rent and euery parte therof that shall chance to be behynde and unpaid at any of the sayd feastes duryng his lyfe. Allso I will and bequeathe to Thomas Savill, my sonne, for terme of his lyfe iiij^{li} of rente yerlye to be goynge furthe of all my landes and tenementes in Elande and in the parishe of Elande to be paid at the feastes of Saynt Martyne and Pentycost by even porcons (with a similar power of distraint). Allso I will that all my landes and tenementes shalbe devyded in

1.—He was the eldest son of John Savile, of New Hall (Will ii. 4), by Margery, dau. of John Gledhill, of Barkisland. (*Dug. Vis. of Yorks.*, Clay's edition, i. 334.) He married Janet or Joan, dau. of Thomas Foxcroft.

thre partes and that my brother, Henry Savill, shall haue the thyrde parte therof untill suche tyme as he shall haue receyved over all charges of the yerlye rentes and profettes therof one hundrethe markes to the use of Elisabethe Savill, my doughter, towards her maraige, the whiche some I wyll my brother, his hayres, or executors shall pay to Elisabethe, my doughter, towards her maraige so that the said Eliz. be ordered in her said maraige by her frendes. Item I will that all the rentes of all my landes that I bought or purchased synce my maraige shalbe taken as parcell of the thyrde parte to the payment of all my dettes. Also I will that Nycholas Savill, my uncle, haue meate and drynke and compytent apparell wythe my wyfe durynge his lyfe, and euery Sonday ^{iiij^{li}} yf he be so pleased, and yf not then I will he shall yerlye haue durynge his lyfe ^{iiij^{li}} of yerly rente goynge forthe of all my landes in Elande paryshe in consideracon of one agremente heartofore betwixt me and the said Nycholas lykned. Also I will that John Lvme shall duryng his lyfe haue meate, drynke, and clothes convenyent at one of my houses of the Haghe or Newhall and euery Sonday ^{ij^d} in his purse, and he to do therfore suche service as he ys able unto, and yf he wyll not be thus contente then I will he shall yerlye haue durynge his lyfe ^{xiiij^s} ^{iiij^d} by the yeare furthe of my landes in Elande parishe and go wher he will. Also I bequeathe to Nicholas, sonne of Robert Brodley, one cowe. And I will and bequeathe to euery one that ys my seruante at the tyme of my deathe one yeares waiges over and besydes that I shall then owe unto them. I bequeathe to my brother Henry my sworde, my gownes, and my damaske coyte, and my silke dublett. I giue to Sir Thomas Gargrave my stagge that was of the Chrawshaw meare. I will that ^{v^{li}} in money be delte and gyven after my deathe to the poorest folkes aboute Elande and Darton. I will that Nycholas Savill, my sonne, shall haue myne iren chymnethe at the Haghe, my silver salte, and twoo challeses, all my harnes, and all my beddinge in Darton paryshe, and one fether bedd at Newhall. Also I giue to the said Nycoles, my sonne, all my leases and termes of yeares that I haue of or in any of the landes, tenementes, parsonages, and tythes of th'enheritance or possession of Robert Trapp in the countye of Yorke, and I will that the said Nycholas, my sonne, shall pay for the same leases to ether of my sonnes, his bretheren John and Thomas, either of them, ^{xx^{li}} of lafull money to th'intente ether of them may ther

wythe take or furnyshe a fermolde towards ther levinges. Allso I giue to the said Nicholas, my sonne, all my leases and termes of the tythe of Cawthorne,¹ and of John Cutlers house in Dodworthe, and also all my waynes and iron geare that belongethe to husbandrye, and my hand gunnes and crosse bowes, with one rabe, all whiche said bequeathes I will he shall haue when he shall accomlishe the aige of xxj^{tie} yeares and not before. And I will that my said brother Henry shall haue the thyrde parte of my landes for the levyinge of the aforesaid hundrethe markes for Elisabethe, my doughter, and for the payment of my dettes and legacies accordinge to the intent of this my said will, and yt after the same accomplished the same to come to myne hayres. I make my thre yonger childer joyntlye my executors, and I make Sir Thomas Gargrave, knyght, Edward Savill, esquier, and my said brother, Henry Savill, the supervisors of this my last will, and euery of my said supervisors to haue xl^s a pece for ther paynes. In wytnes wherof I the said Nicholas haue subscribed this wythe myne owne hande. Thes beyng wytnesses, Willm. Haghe, of the Shyerhouse, Richerd Cossyn, and Robert Brodley. *Per me Nicholau' Savill.*

Pr. Sep. 30, 1557, by Jennet, relict, tutrix or guardian of the children of deceased, executors, in minority.

175.—JOHN PRESTLEY, OF ELANDE.

(Reg. Test. xv. i. 325.)

Aug. 25, 1557. John Prestley, of Elande. To be buried in our chappell garthe of Eland. Also I giue unto Jennett, my doughter, a great pan, one brasse pott, one counter, thre silver spones, vij sylver ringes, one payre of silver crokes, and one tache, reservinge that Agnes, my wyfe, shall haue

1.—Hunter, in his *South Yorks.* (ii. 235), states that when the House of Pontefract was dissolved the tithe of Cawthorne passed to the Crown, and it was granted in 33 Eliz. to Downing and Rant. He further says "there had been divers leases for terms, of this tithe, granted by the Crown before the grant in fee (mentioned above), and it had been usual for the impropiator to let the tithe to the inhabitants. I have seen the draft of an indenture between Joan Savile, of the New Hall in Elland, widow, late wife of Nicholas Savile, esq., of the one part and Beatrix Barnby, gentlewoman, William Beaumont, of Cawthorne, and all the inhabitants and farmers of the town of Cawthorne, whereby for a sum of money in the name of a garsome, Savile leases to them all all their tithe corn of every grain in the town and fields of Cawthorne and Barnby, from the 7 April next ensuing, for two years; at a rent of £3 2s. 2d. to be paid at Hague, within the township of Kexborough." Hunter seems to be referring to the draft of an agreement made by testator's widow, acting as guardian of her son, to let the tithe during his minority.

the use and custodye of them duryng her lyfe tyme. Also I giue and bequeathe, sett over, and assene my farmeholde called Lambert house to Agnes, my wyfe, and Jennett, my doughter, wythe the rest of all my goodes, whome I make my full executrices. In wytnes herof, Henry Savill, gentleman, Sir Hughe Gledill, curat, John Crowder, and John Cley.

Pr. Sep. 30, 1557, by Agnes, relict, power being reserved to Jennett, daughter, in minority.

176.—EDWARD BAYRSTOWE, OF HALYFAX.

(Reg. Test. xv. ii. 48.)

Aug. 1, 1554. Edwarde Bayrstowe,¹ of Halyfax. To be buried in the churche yerde of Saynt John Baptyste at Halyfax, and one mortuary to the vicar of the same churche accordyng to the kinges grace actes and statutes. It. I giue and bequeathe to Beatrix Bairstowe, my doughter, xx^s in full contentacon and payment of her wholl chyldes parte of all my guddes, cattalls, and dettes, and I wyll that she be so contente therwythe. Item the residewe of all my goodes, etc., not gyven and unbequeathed, I frelye giue and bequeathe to Jennett Bayrstowe, my wyfe, Robert, Grace, Sibbell, and Edwarde Bayrstowe, my chyldren, whome I ordayne and make my true and lafull executors and they to pay all my dettes and bryng me furthe at my departinge as shall beseme them, and then the sayd Jennet, my wyfe, to haue the thyrde parte of all my sayd goodes, and the other two partes to be equallye devided emonge the said Robert, Grace, Sybbell, and Edward Bayrstowe, my chyldren, by the advyse and counsell of John Bayrstowe, th'elder, Robert Bayrstowe, John Bayrstowe, yonger, and Richard Bayrstowe, my landes lorde, whom I do ordayn and make supervysors. Thes wytnes, Wyllm. Barrocloughe, Bryan Otes, Wyllm. Saltonstall, curate at Halyfax, and other. Edward Bayrstowe.

Pr. Dec. 22, 1557, by the exors.

177.—NICHOLAS APPELYERDE, PAR. OF HALYFAX.

(Reg. Test. xv. ii. 48.)

Jun. 16, 1556. Nycholas Appleyerde,² of Rookes wythin the paryshe of Halyfax. To be buried in the churche

1.—“*m.* 1557. Nov. 8. Edwardus Bairstowe de Halifax sepult.” (*Hx. Reg.*)

2.—“*m.* 1557. Oct. 3. Nicolaus Appillerd de Hiperom' sepult.” (*Hx. Reg.*)

yerde at Halyfax. Item I gyue to Alys, my wyfe, all my farmeholde all thos termes of yeares whiche I haue yet to spende in the same yf she lyve so longe, and yf not then I wyll that John and Richard, my yongest sonnes, to haue the rest of my sayde farmeholde all thos termes then after my sayd wyfe be departed. Item I giue all my hooll goodes, cattalls, and dettes to the sayd Alys, my wyfe, durynge terme of her lyfe, and after her decease then all the said goodes beyng unspente to remayne unto the sayd John and Richard, Clare and Sybell, my chyldren, evenlye to be devided betwixt them. Item I ordayne the said Alys, my wyfe, hooll executryx. It. I wyll that my sayd wyfe do pay unto Nycholas Appleyerde, whiche I granted father unto, xij^s of money whiche ys parte of his chyldes porcon, late by his father decessed, and two payr of walker sheres, and ij^o payr of lomes, a shere borde, and a rayse in the handes of Nicholas Appleyerd, my sonne, also to be delyuered to the said Nicholas Appleyerd, yonger, after decease of my sayd wyfe. Item I giue one yron chymney whiche ys nowe in t'handes of the said Nycholas, my sonne, unto Richard, my sonne. Thes beyng wytnes, Wyllm. Whytley, Henrye Hemyngway, Edmond Fayrbanke.

Pr. Dec. 22, 1557, by the sole exrix.

178.—JOHN SHAWE, OF WARLAY.

(Reg. Test. xv. ii. 48.)

Sep. 17, 1557. John Shawe,¹ of Warley in the paryshe of Halyfax. To be buryed in the churche yerd of Saynt John Baptiste at Halyfax, and one mortuarie to the vicar of the same churche accordyng to the kynges grace actes and statutes. Item I giue to John Shawe, my basterd sonne, fyve markes and xx^s whiche Richard Holdesworthe, of Halyfax, owethe me of lente money. The residewe of all my goodes, cattalls, and dettes I frelye giue and bequeathe to Eliz., my wyfe, Thomas, Edward, and Agnes Shawe, my children, whom I do ordayn and make my true and lafull executors, and they to pay all my dettes and bringe me furthe at my departyng as shall beseme them. It. I do ordayne and make John Shawe, my father, John Mydgeley, Richard Waterhouse, and John Mydgeley, of Dalle, supervysors. Thes wytnes, Henry Wadesworthe, Henry Raynfurthe, Richard Mydgeley, John Dayne.

Pr. Dec. 22, 1557, by Eliz., relict, power being reserved to Thomas, Edward, and Agnes, children, minors.

1.—“*m.* 1557. Sep. 26. Joh'es Shawe de Warley sepult.” (*Hx. Reg.*)

179.—PERCIVALL DAYNE, PAR. OF HALIFAX.

(Reg. Test. xv. ii. 48.)

Nov. 7, 1557. Persevall Dayne,¹ of Northeorome *in parochia de Halyfax*. To be buryed in the churche yerd of Saynt John Baptyst at Halyfax emonge the bodyes of other faythefull people, and one mortuarye to the vicar of the same churche accordinge to the kinges grace actes and statutes. It. I ordayne Jennett, my wyfe, Agnes, Isabell, and Eliz., my children, my true executors, unto whome also I giue all my goodes, and they to pay all my dettes and brynge me furthe at my departyng as shall beseme them. Thes wytnes, Robert Dayne, Richard Dayne, John Dayne.

Pr. Dec. 22, 1557, by Jennet, relict, power being reserved to Agnes, Isabell, and Elizabeth, daughters, minors.

180.—CHARLES BRUCKE, PAR. OF HALYFAX.

(Reg. Test. xv. ii. 71.)

Oct. 23, 1557. Charles Brucke,² of Southowrome in the paryshe of Halyfax. To be buryed in the churche yerd of Saynt John Baptyste at Halyfax, and one mortuarye to the vicar of the same churche accordyng to the kynges grace actes and statutes. Item, first I wyll that all my dettes and funerall expenses wythe ordynarye fees be well and trulye paid and discharged of my hooll goodes, and then I giue and bequeathe to Margaret Brucke, my wyfe, the thyrde parte of all my goodes accordyng to the laudable custome of this realme of Englande, and then I giue the other two parties of all my goodes to John Brucke, Wyllm., Omfray, Richard, Agnes, Elisabethe, Margaret, and Sibell Bruke, my children, equallye to be devided emonge them. Item I do ordayne the said Margaret, my wyfe, my sole executrix, to whome I comytt the custodie of my sayd children wythe ther childes partes and the profett therof unto they shall come and be of lafull aige towarde the educacon of them my sayd children. Thes beyng wytnes and ouerseers, John Holdesworthe, Umfray Brucke, John Bayrstow, butcher, Edwarde Wyllson.

Pr. Dec. 22, 1557, by Margaret, relict.

1.—“*m.* 1557. Nov. 25. Persivall Dayne de North^m sepult.” (*Hx. Reg.*)

2.—“*m.* 1557. Oct. 24. Charolus Brucke de South^m sepult.” (*Hx. Reg.*)

181.—RICHARD FEILDE, OF HALIFAX.

(Reg. Test. xv. ii. 71.)

Oct. 8, 1557. Richard Feilde,¹ of Halyfax. To be buried in the churche yerde of Saynt John Baptyste at Halyfax emonge the bodies of ther faythfull people of God. It. I do ordayne Ellenor, my wyfe, Xpofer., Robert, Elsabethe Felde, my children, and that chylde whiche my wyfe ys greate wythall my true and lafull executors, to whome also I giue all my goodes, cattalls, and dettes, and they to pay all my dettes and brynge me furthe at my departynge as shalbe seme them. Thes wytnes, Thomas Harryson, Edward Wyllson, Nycholas Herdyer, Willm. Saltonstall, prest and curate at Halyfax.

Pr. Dec. 22, 1557, by Elen, relict, power being reserved to Xpofer., Robert, Elisabeth Felde, and the unborn child in minority.

182.—THOMAS TOWNEHEND.

(Reg. Test. xv. ii. 118.)

Jun. 16, 1557. Thomas Tonhend, of parishing of Heptonstall. To be buried in the chapell yerd at Heptonstall. To the vicar ther of my mortuary according to the kinges grace actes. Also my wille is that Thomas Townhend, my sonne, and Gilbert Townhend, my brother, haue the halffe of all my goodes and my dettes, and Alys Townhend, my wyfe, the other halfe eqwally delt be twixt them, my dettes payd. Also I ordayne Thomas, my sonne, and Gilbert, my brother, my trew and lawfull executors. Thes wyttnes, Thomas Druper, of Hodbothom,² Sir Gilbert Stanfeld, curet, Henry Suutclyffe.

Pr. Aug. 5, 1557, by the exors.

183.—JENET SHEPPERD, OF SULLAND.

(Reg. Test. xv. ii. 118.)

Jan. 20, 1556. Genet Sheppeard,³ of Sulland, wedowe. To be buried in the chappell yerd at Elland emongest the bodies of other faythfull people of God. Itm. I gyve and bequyeth to Thomas Stanfeld, my sonne, one fedderbedde wyth a bolster. Itm. I gyve to Esabell Townhend, wyfe of Thomas Townend, one violyt kyrtyll, and a wyth yt kyrtyll

1.—“*m.* 1557. Nov. 15. Ric. Feld de Halifax sepult.” (*Hx. Reg.*)

2.—*Qu.* for “Brodbothom.”

3.—Testatrix was probably the widow of Laurence Stansfeld (*Prob. Act* i. 376).

wyll all other my rament. The resydew of all my goodes and debtes ungyven and not bequythed I frelye gyve to the sayd Thomas Stanfeld, my sonne, and Thomas Townend, the yonger of the sayd aige,¹ whome I do ordayne and mayke my trew and lawfull executor[s], and they to pay all my debtes and also brynge me furth at my departing as shall besem them. Itm. I the sayd Genet Shepperd do say and testyfie for truthe that I dyd delyver two pece of evidence to Margaret Farrowe, my doughter, pertenyng to Thomas Stanfeld, my sonne, concernynge x^s of annuall rent going furth of certayne landdes and tennementes in Stanfeld some tyme of John Whettyll, of Ryssheworth, wherof the one was hers. Lawraunce Stanfeld, my husband, purchessed the same rent of John Sayvell, of the New Hall nyeghe Elland. Thes wyttnes, Henry Prestley, John Foxcroft, Thomas Townend, th'elder, George Romsden.

Pr. Aug. 5, 1557, by the exors.

184.—JOHN HORSEFALL.

(Reg. Test. xv. ii. 118.)

Jul. 14, 1557. John Horsefall,² of Sourby in the parishing of Hallyfax. To be buryed in the churche yeard of Sanct John Baptyst of Halyfaxe. Itm. I gyve and bequyeth to Willm. Horsefall, my father, iiij^{li} which is in the handes of Thomas Holrod. Itm. to everye one of the doughters of John Gaukeroger vj^s viij^d whiche is in the handes of the sayd John, thayr father. Itm. to Gilbert Holrod vj^s viij^d whiche is in the handes of Thomas Holrod. Itm. to Xpofer. Oldfeld xl^s whiche is in the handes of John Gaukeroger. Itm. I gyve to Issabell Thomsonne xij^d. Itm. to Margret Brigge xij^d. To Thomas Walles ij^s. To the wife of Gilbert Smyth xij^d. To the wyffe of Henry Fletcher xij^d. Itm. to Henry Yllingworth xx^s of the whiche he hayth iiij^s in his owne handes. Itm. to Rychard Yllingworth x^s. To Rowlland Pulley xij^d. To Rychard Hargreves xij^d. To Willm. Grenewod xij^d. To Margret Brigge xij^d. To Thomas Robinsonne xij^d. To Margret Dicsonne xij^d. Itm. I gyve and bequyeth to my funerall expenses, costes, and charges xx^s. Itm. I giv and bequyeth to the poore folkes xx^s whiche shalbe distributyd and delte by the handes of John Gowkeroger and Xpofer. Oldefeld as thay shall thinke beste for my sowlle helthe, whome I mayke my holle executors to do or cawse

1.—*Sic*.

2.—"1557. Jul. 15. Joh'es Horsfall de Sourby seplult." (*Hx. Reg.*)

to be done as they shall thinke most expedyent. Thes wyttnes, Rychar[d] Hargreves, Roland Pulley, Edmund Ryley, and Rychar[d] Bentley.

Pr. Aug. 5, 1557, by the exors.

185.—JOHN FRYTHE, PAR. OF HALLYFAX.

(Reg. Test. xv. ii. 130.)

John Frithe,¹ of Rybondeyn in Barkislande, in the chappelrye of Elande within the paryshe of Halyfax in the dyoces of Yorke. Nov. 23, 1557. I commytt my bodye to the earthe to be buryed in suche convenyent place wythin the chappell or chappelyerde of Elande as by the dyscretyon of my executors shalbe thought mete, and my mortuarye I leave to the vicar of Hallyfax, my pastor, accordyng to the rate of the late acte of parlyament provyded for the same. And concernyng the dysposytyon of my landes I will, bequeathe, and devyse to Edwarde Frythe, one of my yonger sonnes, all my landes and tenementes wythin the graysshipp of Sourbye beyng now in the occupacon of me the said John Frythe, Bryan Walker, and John Jackson to be hadd and holden to the said Edwarde, my sonne, and the hayres of the body of the same Edwarde lauffullye begotten accordyng to the use and custome of the lordshipp or manour of Wakefelde wherof they be holden. And yf the same Edwarde, my sonne, forton to dye wythout hayres of hys bodye lauffullye begotten, as God forbedd, then I wyll that the sayd landes and tenementes in Sourbye shall remayne to John Frythe, on other of my yonger sonnes, and brother of the said Edward, and to the hayres of hym the same John lauffullye begotten, wythe the reuerter for defalte of suche ysshewe to the right hayres of me the said John, whiche said landes and tenementes I wyll that Richard Frythe, my eldeste sonne and hayre, ymedyatlye and in all hast after he shall be corted in the same shall surrender and gyue upp [to] the said Edwarde, his brother, and thee hyres of the body of the same Edwarde, wythe the remender and reuerter as ys said.² Also I bequeathe unto Gylbert Frythe, one other of my yonger sonnes, and to the hayres of the body of the same Gylbert lauffullye

1.—Testator was probably connected with the Firths, of Firth House in Barkisland, a family which had been resident in that township from an early date.

2.—Aug. 12, 5 and 6 Phil. and Mary. Ric. Firth, son and heir of John Firth, paid xx^d heriot for two closes of land containing 1½ acres with the buildings thereon lying near the water of Ryburne, and 1 acre of land in Stancefeldheye in

begotten, one anuytye or yerlye rente of xx^s to go furthe and yerlye to be levyed of certayne landes and tenementes called Stansfelde Hey in the said grayfshipp of Sourbye and nowe in the occupacon of Robert Gledhill in the feastes of Penticost and Sancte Martyn in Wynter by even porcons or wythin xl^{tie} days next ensuyng ether of the same feastes, and for lacke of payment therof to reenter in to the said landes and tenementes called Stansfelde Heye in as large maner and forme as I my selfe myght doo for defalt of suche payment by vertue of one surrender and courtyng whiche I hear to fore haue maid to one Edward Tattarsall, the remander of the said annuytye of xx^s for defalt of suche ysshewe to the right hayres of me the said John, and I wyll that the said Richard Frythe, my sonne and heyre, in allhaste after he shalbe courted in the said anuytie of xx^s, or the lande charged wythe the said anuytie of xx^s, or bothe, shall surrender and gyue upp to the said Gylbert, his brother, and the hayres of the body of the same Gylbert lafullye begotten, wythe the remender as ys said, the said anuytye or yerly rente of xx^s, or the land charged wythe the same, or bothe, accordynge as shall be best devysed by the stuerde of the courte of Wakefelde.¹ Item I wyll and devyse to Ellys Frythe, one other of my yonger sonnes, and to the hayres of the body of the same Ellis lafully begotten, one cottaige and one garthe lyenge nere unto Holmefrythe chappell in graifshipp of Holme and nowe in the occupacon of Thomas Eastwood, wythe the remender for defalte of suche ysshewe to the right hayres of me the said John accordynge to the use and custome of the sayd lordshipp or manour of Wakefelde, whiche sayd cottaige and garthe I wyll that the said Richard, my sonne and heyre, in all hast after he shalbe cowrted in the same shall surrender and gyue upp to the said Ellis, his brother, and the hayres of the body of the same Ellis, wythe the

the graveship of Soureby, and one garden with all the buildings thereon formerly belonging to the chapel of Holme after the death of the said John Firthe, his father. (*W.M.C.R.*)

Same date. Ric. Firth, son and heir of John Firth, deceased, surrendered two closes of land containing by estimation 1½ acres with the buildings thereon in the graveship of Soureby and in the occupation of the said Ric., Brian Walker, and John Jakson, to the use of Edward Firthe, brother of the said Ric., and his heirs, with remainder in default of issue as in the Will. (*W.M.C.R.*)

1.—Aug. 12, 5 and 6 Phil. and Mary. Ric. Firth, son and heir of John Firth, surrendered an annuity of xx^s going yearly out of 1 acre of land with the buildings thereon lying in a certain close called Stancefeld heye in the graveship of Soureby to the use of Gilbert Firthe, brother of the said Ric., and his heirs, remainder for default to the said Ric. Firth and his heirs for ever, etc. (*W.M.C.R.*)

remender as ys said.¹ Item I will that the said Richarde Frythe, my sonne and heyre, shall pay or cause to be paid to the said John Frythe, his brother, forthe of my landes in Barkslande fortye poundes in maner as followethe, that ys to wytt, in the day of the feast of Penthecoste nowe nexte commynge after the date of this presente testament xl^s, and in the day of Sancte Martyn in Wynter then nexte followynge other xl^s, or wythin xl^{tie} days nexte followynge other of the same feastes, and so yerlye frome day to day and yere to yere in euery of the said dayes xl^s, or wythin fortye dayes nexte ensuynge the same, unto the said some of xl^{li} be fullye and hoollye satysfied and paid. Provided allway, and yt ys my verey will and mynde, that yf the said Edward Frythe, my sonne, forton to dye wythout yssue of his body lafully begotten so that the said landes and tenementes in grayfshipp of Sourbye before to hym bequeathed by reason therof do remayne and come to the said John Frythe, his brother, that then the said payment of xl^{li}, or so muche therof as shall forton to be unpaid at the day of the deathe of the said Edward, shall be gyven and payd to the said Ellis, George, and Margaret Frythe, my chyl dren, at the said dayes and feastes equally to be devyded amongst them, or so many of them as shall forton to be lyvinge at the day of the deathe of the said Edward, yf yt so happen hym to dye. Item I bequeathe to the said Margaret, my doughter, xx^{li}, and the childes partes of the said Margaret so farr as the same wyll extend to be and stande as parcell of the said xx^{li}, and to be maide furthe by my executors of my landes so shortlye as they convenyentlye can or may. Lykewyse I bequeathe to the said Gylbert, my sonne, twenty markes of usuall money of England or sufficient pennyworthes, and the childes parte of the same Gilbert so farr as yt will extende to be and as parcell of the sayd twentye markes, and to be maide furthe by my executors of my landes. Item I will that the said Ellis, my sonne, haue vij^{li} vj^s viij^d, and the childes parte of the same Ellis so farr as the same will extend to be and stande as parcell of the said vij^{li} vj^s viij^d, and to be maid furthe by my executors of my landes, and to be in full payment aswell of the chyldes parte of the sayd Ellis as also in full payment of all covenances

1.—Aug. 12, 5 and 6 Phil. and Mary. Ric. Firthe, son and heir of John Firth, surrendered one garden with all the buildings thereon formerly belonging to the chapel of Holme in the graveship of Holme in the occupation of Thomas Estwodd to the use of Ellis (Elie) Firthe, brother of the said Ric., and his heirs, remainder for default to the said Ric. Firth and his heirs for ever. (*W.M.C.R.*)

heartofore betwexte me and one Robert Marsden maide. Item I bequeathe to the said George, my sonne, twentye markes, and the childes parte of the said George so farr as the same will extende to be and stande as parcell of the said twentye markes, and to be mayde furthe by my executors of my landes. And I do make Jennett, my welbeloued wyffe, and the said Richard Frythe, my sonne, my true and lafull executors, to whome I commytt the hooll order of all the residewe of my goodes. Thes beynge wytnes, John Frythe, of the Frythous, George Hoyll, of Scamonden, Bryan Royde, and Gylberte Frythe.

Pr. Mar. 9, 1557, by the exors.

186.—JOHN GRENEWOODD, PAR. OF HEPTONSTALL.

(Reg. Test. xv. ii. 130.)

Feb. 10, 1557. John Grenewoodd, of the paryshe of Heptonstall. First I gyue my soull to Allmyghtye God, my maker and redemer, my body to be buryed in the church yerde at Heptonstall. To the vicar ther of my mortuarye accordinge to the kinges grace actes. The fyrst I giue to Eliz., my doughter, vj^{li} xiiij^s iiij^d. Also I gyue to Alys Sotyll, my seruante, xl^s. Also I giue to Isabell Sotill, my doughter, all my shapen close. Also my wyll ys that Isabell Grenewodd, my wyffe, haue the thyrde parte of all my goodes. Also all my other goodes, my dettes payde, I gyue to James Grenewodd, my sonne, and Isabell, my doughter, evenlye to be delte betwixt them. Also I make Isabell Grenewood, my wyffe, my true and lafull executrix. I make Willm. Grenewoodde and John Grenewood, my kynsemen, the supervysors of my said will. Thes wytnes, James Shakleton, Thomas Shakleton, Richerd Heluell, John Shakleton.

Pr. Mar. 9, 1557, by the exrix.

187.—JOHN MYLNER, OF NORLANDE.

(Reg. Test. xv. ii. 130.)

Feb. 20, 1557. John Mylner, of Northe land in the chappell of Elande. To be buryed in the chappell yerde of Elande, and to the vicar ther of my mortuarye accordynge to the statutes therfore provided. Item I bequeathe unto Eliz. Furthe vj^s viij^d. Also I bequeathe unto Wyllm. Mylner, my father, xx^s whiche he hathe in his handes. To Robert

Mylner, the brother of the said Wyllm. Mylner, xiijs iiij^d whiche he hathe in his handes. To Richarde Mylner, my uncle, all my hooll goodes and dettes, whome I make and ordayne my hooll executor. Thes wytnes, Edmonde Woodheade, Richard Rayner, John Crowder, and Laurance Briage.¹

Pr. Mar. 9, 1557, by the exor.

188.—GILBERT DENTON.

(Reg. Test. xv. ii. 131.)

Jun. 10, 1557. Gylbert Denton,² of Sowth Owrome in the parishe of Halifax. To be buried in the churche yerd of Saynte John Bapteste at Hallyfaxe emonge the bodyes of other faythfull people of God, and I bequyeth to the vicar of the same churche one mortuarie according to [the] king grace actes. Itm. I bequyeth to Elsabeth, my doughter, and wyfe of John Lacoche, xx^s, and to Annes, my doughter, wyf of Rychard Harper, xx^s. Itm. the resydew of all my goodes I frelye gyve to Gylbert, Xpofer., John, Isabell, Alice, and Genet Denton, my chelderin, equally to be devydyd emongest theme, whome I do ordayn my trew and lawfull executors, and they to pay all my debtes and bryng me furth at my departyng as shall beseme them. Itm. I will that my sayd cheldren whome I haue mayd my executors shalbe and dwell together of this my farmold whiche I nowe at this present tyme do dwell upon, and haue the profettes there of, and also of my land in Warley,³ emonge theiym as long as they can agre to dwell to gether, and when any of them eyther marye or will departe and go frome ther felowes that then he or they haue ther parte of all my goodes payd to them, and so to be content ther wyth at the sighte of iiij^{or} honeste neyghbours, wythout having any more profet eyther of my farmeold or my land in Warley at any tyme thereafter. Itm. provyded that it is my will that yf my sonne, Gilbert Denton, do marre wythin the tyme of my take and terme of this my farmold wyche I nowe dwell in

1.—*Qu.* for "Bridge."

2.—"*m.* 1557. Jun. 16. Gilbertus Denton de South^m seplult." (*Hx. Reg.*)

3.—The following seems to be the only entry on the court rolls about this date relating to testator's land in Warley. Apr. 1, 4 and 5 Phil. and Mary. Gilbert Denton, son of John Denton, surrendered a close called Marshcarr containing $\frac{1}{2}$ acre of land in Warley to the use of Gilbert Denton, son of the said Gilbert, and his heirs, remainder for default to Xpofer. Denton, brother of the said Gilbert, and his heirs, remainder for default to John Denton, and his heirs, remainder for default to the right heirs of the said Gilbert for ever. (*W.M.C.R.*)

that then he to haue the one halfe of the profectes of my farmeold [and of my sayd land] in Warley, and my other executors to have profect of the other halfe bothe of my farmeold and of my sayd land in Warley emong them. Thes wytnes, Thomas Hymmingway, Rychard Speyghte, Thomas Hymmingway, of Lawe Marche, Bryan Wayde, Willm. Saltonstall, curat at Halyfax.

Pr. Aug. 5, 1557, by the exors.

189.—JAMES BESTE, OF OVENDEN.

(Reg. Test. xv. ii. 131.)

Jun. 15, 1557. James Best,¹ of Ovenden in the parishe of Halifax. To be buried in the churche yerd of Saynt John Baptest of Halyfax, and I beqyeth a mortuarie to the vicar of the same according to the kinges grace actes. Itm. I do ordayn and mayke Alice, my wyfe, Margaret Best, Isabell Best, my dowghters, my trew and lawfull executryxe[s], unto whome also I gyve all my goodes, cattalls, and dettes, in whos handes or custody so euer thay be, and thay to pay all my dettes and bryng me furth at me departing as shall beseme them. Thes wyttnesses, John Hawson, John Phillipe, Rychard Halyday, Willm. Sharpe.

Pr. Aug. 5, 1557, by the exrixes.

190.—JENET MICHELL, OF HEPTONSTALL.

(Reg. Test. xv. ii. 131.)

My. 28, 1557. Jenet Michell,² of paryshing of Heptonstall, wedow. To be buried in the chapell at Heptonstall. To the vicar for my mortuarie according to the kinges grace actes. Also I giv and bequyeth to Elizabeth Horsfall, my dowghter, my best and greatest pane, and to Elisabeth, her doughter, a letyll arke. To Alys Crabtre, my other doughter, my best belt, and to John Crabtre, her sonne, my best brass pott. Also I gyve to Alys and Elisabeth, my doughters, myne apparell and shapyn clothes equally to be devydyd betwixt thame. To Marget, my doughter in law, my best irene bone pane. To James, my sonne, the one halfe of all my other goodes and cattels, [and] dettes, after my funerall expenses mayd and done, all my dettes payd and discharged; and the other halfe of all my sayd goodes I do gyve unto

1.—“m. 1557. Jun. 16. Jacobus Beste de Ovenden sepult.” (*Hx. Reg.*)

2.—Testatrix was the widow of John Michell, of Crosleye (Will ii. 25).

the children of John Crabtrye and John Horsfall, my sonne in lawe, to be devydyd equally emongest them, the one halfe to the chylde[r] of John Crabtrie and the other halfe to the chieldren of the sayd John Horsfall. Also I do ordayn and mayke Peter Crabtre, sonne of John Crabtre, and Rober[t] Horsfall, sonne of John Horsfall, my executors. Also my will is that the sayd John Crabtre and John Hor[s]fall be ouerseers. Thes wyttnes, Edward Michell, John Tomsonne, Robert Fayrbanke.

Pr. Aug. 5, 1557, by John Crabtree and John Horsfall, tutors or guardians of Peter Crabtre and Robert Horsfall, their sons, the exors., in minority.

191.—EDWARD MAWDE, OF LIGHTCLYFFE.

(Reg. Test. xv. ii. 167.)

Aug. 6, 1551. Edwarde Mawde,¹ of Lightclyffe. To be buryed wher yt shall please God. Also I gyue to the vicar of the paryshe churche of Hallyfax suche parte of my goodes in the name of my mortuarye as by the kynges matie actes for that purpos it is ordeyned and provided. Also I will that all my dettes be justly and truelye paid of my hooll goodes, that is to say, to Agnes Mawde, my mother, the some of xiiij^{li} vj^s viij^d. Also I gyve all suche termes and yeres as I haue in one mease and landes, etc., in Lyghtclyffe in the graveshipp of Hipperome, aswell freholde as copyholde, to Anne Mawde, my doughter, and her assignes wythe all my hooll intereste and title in the same, she payenge yerlye for the same to Richerd Jenkynson and his hayres xl^s by yeare and all oute rentes and frefermes therfore yerlye dewe to the cheiffe lordes of the fee or any other persons, the whiche sayd tenementes lately I had of the grante of the said Richarde Jenkynson by indenture and cople of courte rowell, of the whiche coplehold land I haue maide gyfte by surrender to the said Anne afore the date hearof to the same intent and effecte as ys aforesaid. Also I giue to Edward Smythe, sonne of Robert Smythe, vj^s viij^d. To the wyffe of George Haldesworthe iij^s iiij^d. To Helene Seaderland and Alis Otes iij^s iiij^d. To Robert Hall, my brother in lawe, one my beste vyolett coote. The residewe of all my goodes not before gyven, unbequeathed, after my dettes paid and funerall expenses maide, I giue to

1.—He was the son of Agnes Mawde (Will ii. 171), and perhaps of Edward Mawde, of Shelf (Will i. 86).

"m. 1556. Jan. 28. Edwardus Mawd' de Hiperome sepult." (*Hx. Reg.*)

the said Anne, my doughter, to the educacon and upbrynginge and techinge of whome wythe her parte and porcon of goodes to be put furthe to the moste prefermente of the said Anne I commytt to Agnes Maude, my mother, durynge her lyffe, and after her decesse to her uncle Richerde Northend, of Shipdenhed. Provided allway that Isabell, my wyffe, haue the full thirde parte of all my goodes after my dettes paid and funerall expenses maide, the whiche said Isabell, my wyffe, and Anne, my doughter, I ordayne and make my hole executrices. Also I ordayne the supervysors of this my last will Richarde Mawde, my brother, John Royde, Robert Dickynson, and Nicholas Hurde unto whome I gyue xiijs^s iiij^d, that is to say, to euery one of them iij^s iiij^d over and besides ther costes and charges for ther paynes and good counsell taken hearin. Provided allway that yf yt happen the said Anne, my doughter, to dye before she come and be of lafull aige or before she be maried then I will that the thirde of all her parte be distributed to the poore, and iiij^{li} to the sayd Robert Smythe, my brother in lawe, and the residewe to be disposed as my said supervysors shall thinke beste. Thes wytnes, Richard Mawde, Robert Bridghouse, Xpofer. Snell, and Thomas Holtbye.

Pr. Mar. 9, 1557, by the exrices.

192.—RICHARD BRODLEY, PAR. OF HALLYFAX.

(Reg. Test. xv. ii. 168.)

Oct. 12, 1557. Richard Brodley,¹ of Hiperome in the paryshe of Hallyfax. To be buryed in the churche yerde of Sanct John Baptyste at Hallyfax, and one mortuarye to the vicar of the same churche accordinge to the kinges grace actes and statutes. Item I giue unto Richerd Brodley, my sonne, his hayres, and assignes, to ther owne use for ever all that my reuersyon when it shall happen to come and fall by and after deathe of Edwarde Brodley, my father, of and in all thos landes, tenementes, etc., in Bradforthe daill whiche ar nowe in the tenure of Xpofer. Roides, or his assignes, holden by dede, to haue and to holde to the said Richerd Brodley, my sonne, his heires, and assignes to his and ther owne use for ever, then holden of the cheffe lorde of that fee by seruice therof due and by the law of custome. Item I ordayne the said Edwarde Brodley, my father, the said Richerd, my son, Elsabethe, Isabell, Sebell, Grace, and

1.—“*m.* 1557. Nov. 16. Richardus Brodley de Hiperome sepult.” (*Hx. Reg.*)

Alys Brodley, my doughters, my executors, to whome also I giue two partes of all my whole goodes and they to pay all my dettes and also to brynge me furthe at my departynge as shall beseme them. Item I will the said Isabell, my wyffe, to haue the thirde parte of all my landes, fermeholde, goodes, cattalls, and dettes after the laudable custome of this realme of England, and my funerall expenses, ordynarye fees, and all my dettes to be taken and paid by my said executors of and upon all my said wholl goodes. Item I bequeathe to the said Edward Brodley, my father, and other my said executors, my children, and ther assignes two partes of all my fermeholde in Hiperome¹ wythall the profettes therto belongynge whiche is now in my owne hande unto th'ende and terme of xijth yeares nexte after my decesse. And after th'ende of the said xijth yeares then I will all my said fermehold hollye to remayne and come unto Edward Brodley, my sonne, and to his hayres and assignes durynge the residewe of all my hooll termes of yeares whiche I haue yett to spende in the same, and yf yt forton the said Edward Brodley, my sonne, to departe or decesse before he come to lafull aige and wythe oute ysshewe of his body lafullye begotten, then I will all my said fermeholde to remayne and come unto the said Richard Brodley, my sonne, and to his hayres and assignes durynge the reste of all my termes of yeres whiche then shall be [to] spende in the same. And yf yt happen the said my sonne to decesse before he come to lafull aige and wythout yssue of his body lafully begotten then I wyll all my said fermeholde to remayne and come unto the said Elsathe, Isabell, Sibell, Grace, and Alyce Brodley, my doughters, and ther assignes equallye devided amongst them durynge also reste of my termes of yeres, provided and excepted alway thyrd of my said fermeholde to the said Isabell, my wyffe, payenge therefore yerly all the rente charge to the heyres of Mathewe Okylsthorpe, gentleman, decessed, due and accustomed and all other rentes goynge oute and that fallethe to goo out of the premysses to any person or persons durynge all the termes of yeres yet to spende in the same, whiche sayd

1.—Apr. 27, 4 and 5 Phil. and Mary. Ric. Brodeley surrendered two parts of all his messuages, lands, etc., in Hyperome which he late had with Edward Brodley of the demise of Mathew Oglessthorpe, gent., deceased, to the use of Edward Brodley, father of the said Ric., and Ric., Elizabeth, Isabell, Sibell, Grace, and Alice Brodeley, children of the said Ric., and their assigns immediately after the death of the said Ric. for 12 years, and after the term to Edward, son of the said Ric., and his heirs during the term then unspent, and for default remainder to Ric., brother of the said Edward, and his heirs, and for default remainder to the said Elizabeth, Isabell, Sibell, Grace, and Alice and their assigns during the remainder of the said term. (*W.M.C.R.*)

tenemente I haue surrendered and given upp wythe a strowe accordyngelye into the handes of Henry Kente and Robert Brodley, tenants to the lorde, to all intentes [and] uses to this my last will to t'hoole performance and fulfillinge. Item I giue all the profettes commynge of one purchase, tacke, or terme, whiche I haue in one tenemente or fermeholde of Thomas Wyllson in Bradforthe dale to the onlye uses and behove of all my said executors equallye, excepte thirde therof to the said Isabell, my wyffe. And yf yt happen any of my said children to decesse afore they come to lafull aige makeinge no lafull will, then I will that parte of goodes of hym or her so departyng shall remayne to the other of my said chyldren beyng on lyffe equallye. Item I ordayne the said Henry Kente and Robert Brodley holly my supervysors. Thes beinge wytnes, Thomas Hymmyngway, Richerd Bridghouse, Willm. Holdesworthe, Myles Davy.

Pr. Mar. 9, 1557, by Edward Brodley, father, power being reserved to Richard, Eliz., Isabell, Sibell, Grace, and Alice, children.

193.—RICHARD HORSFALL, PAR. OF HEPTONSTALL.

(Reg. Test. xv. ii. 168.)

Oct. 14, 1557. Richard Horsfall, of the paryshe of Heptonstall. To be buryed in the churche yerde of Heptonstall, and also my mortuarye to the vicar therof accordinge to the kinges grace actes. Also I ordayne and make Anne, my doughter, my executrix, unto whome I giue all my goodes, cattalls, and dettes. Also I will and gyue unto my said executrix one mease in Wadesworthe wythe one house buylded upon yt called Accorte Lughton duryng her lyffe naturall. Also I gyue unto my executrix my bargan and tacke of one walke mylne wythe one holme adioynynge unto yt, lyenge and beinge within townshipp of Longfelde, whiche I had by lease of Thomas Brigg, now in the occupacon and holdinge of John Robshay. Also I wyll that the said Anne, my doughter, shall pay my dettes. Also I gyue Edmonde Fayrbanke iij^{li} whiche Richerd Saltonstall dothe owe unto me. Thes be the supervysors that my will be trulye fulfilled John Horsfall, my brother, Robert Horsfall, Richerd, John, and Henry Horsfall, my sonnes. Thes wytnes, Richerd Horsfall, Gyles Whytycars, Henry Farbanke.

Pr. Mar. 9, 1557, by the exrix.

194.—EDWARD SPEIGHT.

(Reg. Test. xv. ii. 168.)

Dec. 12, 1557. Edwarde Speghte,¹ of Warleye in the parishe of Hallifaxe. To be buried in the churcheyearde of Saincte John Bapteste at Halifaxse, and one mortuarie to the vicar of the same church accordeinge to the kinges grace actes and statutes. Item I will that all my debtes, my funerall expenseis, and ordinarie fees be firste trulie paid and discharged of all my whole goodes, and then the residewe of all my goodes I freelie give to Chrabell., my wief, and Elizabeth, my dowghter, egallie to be devided betwixte them, whome I ordaine my trewe executrices, and theie to paie all my debtes and also bringe me furthe at my departinge as shall beseme them. Theis witnes, James Mawde, John Hopkinsonne, Richard Longbothome, Willm. Saltonstall, curate at Halifaxe.

Pr. Mar. 9, 1557, by the exors.

195.—RICHARD LONGBOTHOME, OF WARLEY.

(Reg. Test. xv. ii. 169.)

Feb. 6, 1557. Richard Longbothome,² of Warlay in the paryshe of Hallyfax. To be buried in the church or church yerde of Sancte John Baptyste at Hallyfax, and one mortuarie to the vicar of the same church accordeinge to the kynges grace actes and statutes. Item I will that all my dettes whiche I do owe be fyrst justlye and trulye paid of my wholl goodes, and my funerall expenses and ordynarye fees clerlye discharged. And then I giue to Jennett, my wyffe, the thyrde parte of all my goodes, whome also I do ordayne and make my sole and lafull executrix. And then I giue the other two partes of all my said goodes to Richard, Gylbert, and Sibell, my children, equallye to be devided emonge them. Thes wytnes, John Wythe, Richard Oites, Willm. Saltonstall, curate at Halyfax.

Pr. Mar. 9, 1557, by the exrix.

1.—Apr. 25, 4 and 5 Phil. and Mary. Edward Speight surrendered all his lands and tenements in the graveship of Soureby containing $3\frac{1}{2}$ acres to the use of Cristabell, wife of the said Edward, and her assigns during her life paying yearly to Ric., son of the said Edward, and his heirs xij^s iiij^d rent during her life. (*W.M.C.R.*)

“*m.* 1557. Dec. 15. Edwardus Speght de Warley sepult.” (*Hx. Reg.*)

2.—“*m.* 1557. Feb. 10. Richardus Longbothome de Warley sepult.” (*Hx. Reg.*)

196.—JOHN KAYE, CHAP. OF ELANDE.

(Reg. Test. xv. ii. 169.)

Nov. 7, 1557. John Kay, of Fixbye in the chappell of Elande. To be buryed in our chappell garthe of Elande. Also I bequeathe to the vicar for my mortuarye as the gracijs kynges actes ys. Also the reste of all my goodes not bequeathed I giue to Ellene, my wyffe, John and Jennett, thes my children, whome I make my full executors. Thes wytnes, Sir Hughe Gledill, curate, Thomas Brokebanke, Thomas Jagger, and Willm. Fox.

Pr. Mar. 9, 1557, by the exors.

197.—JOHN WOOD, OF MIXENDEN.

(Reg. Test. xv. ii. 280.)

Mar. 21, 1557. John Wood,¹ of Mixenden in the parishe of Hallifax. To be buried in the churcheyerd of Hallyfax, and to the vicar of the same church for my mortuarie according to the rayt of the layt prynce of the most worthe and famosse memory King Henry the Eight statutes. Itm. I gyve unto John Illingworth, my sonne in lawe, and Jenet, his wyfe, sex poundes thyrte shillinges and fower pence, that is to say, xl^s now in the handes of the same John Illingworth and one old aungell noble now in the handes of Willm. Illingworth, his brother, and the resydew to be tayke upp of my wholle guddes, in full satisfaction of all ther parte of my guddes to them in any wyse belonging. Itm. I gyve unto John Croyser, my sonne in law, one cove now in his owne keping. Itm. I gyve to the same John Croyser xl^s ouer and besydes the foresaid cove in full satisfaccion of his parte of my goodes. Itm. I gyve to John Croyser, the yonger, to wardes his supportacion, preferment, and teaching xxvj^s viij^d. Itm. I gyve unto Alice Croyser, doughter of the foresaid John, th'elder, toward her supportacon, preferment, and teaching xxvj^s viij^d. Itm. I gyve to Agnes Walker, my servant mayden, iij^s iiij^d in t'handes of John Gybsonne, sonne of Rychard. To the same Agnes Walker other iij^s iiij^d to be paid by t'handes of myne executours. To euery of my Gooddes children whome I haue helped to gyve Chirstendome vj^d. The resydew of all my goodes heareafter not geven nor bequythed I frely

1.—“+ m. 1558. Apr. 20, Joh'es Wod de Ovenden sepult.” (*Hx. Reg.*) The meaning of the cross which appears before some of the entries in the Register about this date is not obvious.

gyve unto James Holgayt, my sonne in law, and Elisabethe, his wyfe, doughter of me the said John Wood, whome I do mayke my trew executors to pay my debtes and to bring me honestly furthe at my buriall, and after that done to ther most profet and advantaige. Thes wytnesses, John Holgayt, th'elder, of Wheatley, Rychard Wood, of Yllingworth, and John Mawde, of Tremyngham.

Pr. My. 20, 1558, by the exors.

198.—RICHARD MIDGELEY, OF SOWERBY.

(Reg. Test. xv. ii. 280.)

My. 1, 1558. Rychard Midgeley,¹ of Sowerbye in the parishe of Hallyfax. To be buried in the parishe churche yerd of Sanct John Baptest at Hallyfax, and one mortuarie to the vicar of the same churche according to the kinges graces actes and statutes. Itm. I do ordayne Elizabeth, my wyfe, Elisabeth and Margaret Midgeley, my doughter[s], my trew executrices, to whome also I gyve all my goodes, and they to pay all my debtes and bring me furthe at my departing as shalbe seme them; and then I will that the said Elisabeth Midgeley, my wyfe, haue the juste third parte of all my goodes and the said Elisabeth and Margaret Midgeley, my doughters, to haue the other two partes equally devided betwixt them. Itm. I do ordayne Thomas Grenewod, John Bathes, John Michell, and Rychard Grenewood supervisors. Thes being wytnes, Umfray Fayrebanke, Thomas Sonderland, Rychard Baythes, John Smyth, th'elder.

Pr. My. 20, 1558, by the exrixes.

199.—JOHN LISTER, PAR. OF HALLIFAX.

(Reg. Test. xv. ii. 280.)

Mar. 16, 1557. John Lyster,² of the parishe of Hallyfax. To be buried in the churche yerd of Sanct John Baptest at Hallyfax, and I do gyve my mortuary to the vicar according to the kinges most gracious actes. Also I do ordayne and mayke Elisabeth Lister and Agnes Lister, my doughters, to be my holle executors, to whome I gyve all my goodes equally to be devided betwixt them. Also I do gyve to Rychard Lyster, my sonne, one howse and one acre of land lyeng in Sowerby Grene, and the bound tymber that lyethe

1.—“+ m. 1558. My. 10. Richardus Midgley de Sourby sepult.” (*Hx. Reg.*)

2.—“+ m. 1558. Apr. 9. Joh'es List^r de Sourby sepult.” (*Hx. Reg.*)

in the barne at Sowerby and all other thinges ther unto preparid to amend it wythall. Also I do gyve to the said Rychard Lister, my sonne, one howse with sex acres of land called Shereclyfewood lying within the towneshipp of Brighewse, and I will that my executrices pay my debtes and legaces. Moreouer I do mayke James Foxcroft and John Crowder, of Sowerby Deane, supervisors. Thes being wytnes, James Mawd, Willm. Tattersall, John Hobkensonne, Edmund Ryley.

Pr. My. 20, 1558, by the exrixes.

200.—JOHN¹ WOOD, OF MYXENDEN.

(Reg. Test. xv. ii. 284.)

Rychard Wood,² sonne of John Wood, layt of Myxenden in the towneshipp of Ovenden in the parishe of Hallyfax, being of perfect wyt and good remembraunce, abowt the tent day of February, 1555, maid his last will nuncupatyve in maner and forme following. Fyrst he the said Rychard did gyve and bequyethe his sowlle to God Allmyghtie, his bodye to be buried in Crestenmans buriall. Also he did gyve to fower of his sister Jenet Illingworth children, euery one of them, vj^s viij^d. Itm. he bequyethe to Alice Crosyer, doughter of John Crosyer, xxvj^s viij^d. Itm. to John Wood, his fayther, x^s. Itm. the said Rychard did constitute, ordane, and mayke Elsabethe Wood, his naturall sister, his sole executrix, and did gyve and bequyethe unto her, after his debtes, legaces, and funeralls discharged, all his goodes and chattells to her owne use to dispose them as she shall thinke best. Thes being wytnes, Xpofer. Wood and Edward Hargraves.

Pr. My. 21, 1558, by Isabell³ Woode, sister, in the person of Mr. John Shelito, her lawful proctor.

201.—EDWARD BUTTERFEYLD, OF NORLAND, CHAP. OF ELAND, PAR. OF HALLIFAX.

(Reg. Test. xv. ii. 316.)

Mar. 3, 1557. Edward Butterfeyld, of Norland in the vicaraige of Hallyfax. To be buried in the chappell yerde

1.—*Sic*.

2.—He was the son of John Wood, of Mixenden (Will ii. 197). No entry found in the Burial Register at Halifax.

3.—*Sic*. She is described in the *Act Book* as "Elisabeth Wod *a/s*. Holgaite."

at Eland, and one mortuarie to the vicar of the same according to the kinges grace actes and statutes. Also I gyve to Isabell Butterfeyld, my wyf, iij^{li} vj^s viij^d fyrst to be taken of my whole goodes and the same bedd that she brought with her the tyme of her marriag. And the resydew of all my goodes, dettes, and cattells with all the profettes of my fermehold during all my tearme and tacke of yeares whiche I haue now at the making heareof therin I gyve to the said Isabell, my wyfe, and James Butterfeyld, my bretheren,¹ whom I do ordane my trew executors, and they to pay all my dettes and bring me furth at my departing as shalbe seme thame; and then the said Isabell, my wyfe, to haue the one half of all my said goodes with the one halfe of the profettes commyng and incresing of the said farmehold, and the said James Butterfeyld and Henry Butterfeyld, my said bretheren, to haue the other halfe of all my said goodes with one halfe also of all the profettes commyng of my said farmehold during all suche tearme of yeres as I now haue at the making heareof, egally to be devyded betwixt them. Also I gyve to Agnes and Alice Butterfeyld, my sisters, eyther of them, xx^s, to be taken and paid of my said brether partes. Also I gyve to Edward Butterfeyld and Edward Butterfeyld, my brether children, eyther of them, v^s, to be paid by my said bretherin of ther partes of my goodes. Thes wytnes, Edward Crowder, Edmound Woodhead, John Mylner, and John Crowder.

Pr. Jul. 18, 1558, by the exors.

202.—HENRY SAVYLE.

(Reg. Test. xv. ii. 387.)

Feb. 15, 1555. Henrye Savyle,² of Thornehill, knyghte. I wyll that my bodye be buried at Thornehill if I die wythein

1.—*Sic.*

2.—He was the son of Sir John Savile, Knt., by his wife Elizabeth, dau. of Sir William Paston, Knt. He married Elizabeth, dau. and co-heiress of Thos. Soothill, of Soothill. He was steward of the Honor of Pontefract and as such had a very important position in the parish of Halifax, a large portion of which was included in that Honor. He was engaged in constant struggles with Sir Ric. Tempest, who as steward of the Manor of Wakefield, held sway over another large part of the parish. This feud is well described in Mr. J. Lister's pamphlets on *The Life of Dr. Haldesworth*, whose close friend Sir Henry was. Testator's son Edward, who was of weak intellect, married Mary, dau. and heiress of Sir Ric. Leigh, Knt., of St. Alban's, and in him this branch of the Savile family came to an end. Sir Henry's dau. Dorothy married John Kaye, of Okenshaw. (*Dug. Vis. of Yorks.*, Clay's edition, i. 64.)

"The Ryght Wyrshipfull Sir Henry Sayvell depted the xxv^t day off Apprie in the year off our lord god A. Mdlviij^t." (*Dewsbury Register*.)

the countie of Yorke, the same buryall and funeralles expenses there of to be done at and by the dystression of my executrix. And for the dysspossyon of all my lordshippes, landes, and tenementes, and heirdytamentes my wyll is in maner and forme followynge, that is to wytte, I wyll that Dorythe Savyle, my dowghter, shall haue all my manors, landes, tenementes, and hereditamentes in the countie of Yorke or ells where wythein the realme of Englande, and shall tayke and receve all the yssues and proffettes, rentes [and] reuynyes of all the sayde manors, etc., unto the end and terme of fyve yeres next after the daythe hereof, and I wyll that she shall therewythe pay all my lawfull dettes and performe all my gyftes, legaces, and bequestes in this my wyll mencyoned. Also I gyve to Elizabethhe, my wyffe, all my corne in Dewysburye peryshe and Emlay peryshe. And also I gyve to Elizabethhe, my wyffe, all maner [of] my goodes and cattalles that I haue wythein the perysshinge of Dewysburye and Emlay, my playtt onelye except, whiche playtte wythe all my goodes that ar wythein the perysshes of Thornhill and Tankersley I gyve to Edwarde Savyle, my sonne, my corne at Thornehill boythe grovyng and in the laythe excepted beyng out of the sayde perysshes of Dewssburye, Emlay, and Tankerslay. Also I gyve to John Byrkes all suche money as he nowethe me except suche money as he owethe me for corne. And I wyll that my sayde executrix shall appoynt Henrye Bayt to keipe the courtes wythein all my lorde shippes and manors, and yf he dye, wyche God defende, then Henrye Gryce to enyoie the same offyce. I gyve unto the sayde Henrye Batte one yerelye annuyte of fortye shillinges to be payde to hime furthe of the sayde landes duryng his lyfe. I gyve to Henrye Gryce one annuyte of fortye shillinges to be payde oute of the sayde landes in lyke maner duryng his lyfe. I gyve unto Henrye Payge all suche somes of money as he dyd owe me at the fourte day of Aprill last past. I wyll that my saide executrix shall pay unto George Savyll one hundrethe markes in fyve yeres next after the dayte hereof. I gyve the profyttes of all the landes belongynge to yonge Claton to my cosyn Thomas Savyll of Kyrkbye, he honestlie kepinge the sayde Rycherde in lerneynge. I gyve to the sayde Rycherde his maryage so that he do not marye but by the consent of John Birkes, John Claton, of Dewly graunge,¹ and Robert Wheatley, or two of them.

1.—Denby graunge. The Claytons of Denby Grange and Clayton Hall held lands in the graveship of Rastrick about the middle of the sixteenth century.

Also I dyscharge all wardes dew to me at this day of there maryages. I wyll that all my landes whiche I haue commytted in maryage in the indentors of Henry Savyll, of Lupsett, my wyll fulfilled, yf anye thinge chance to Edwarde Savyll, my son, wythe oute yssew mayle to remayne treulye accordynge to the same commyttes, and also all suche landes as I haue couynanted in maryage in the indentors of couynantes of Robert Savill¹ shall in lyke manor remayne to the true intent of the sayme couinanttes. Also I gyve unto my dowghter Dorythe my leasses of Waythe and Bolton frome the terme of Ester next to the end and terme of thos yeres that I nowe have in the same so that she suffer my son Thomas Wentworthe and his uncle Thomas Wentworthe durynge the same terme to haue that that they do occupye at this present day paynges lyke rentes for the same as they do to me. And further I wyll my dettes and bequestes be truly payd wythe reasonable charges for and of the execution of this my wyll. And all the rest of the revynes to be resayved durynge the sayde fyve yeres I gyve to Dorythe Savyle, my dowghter, for the avauncement of hir maryage. Also I gyve to Geffray Barmeby and Fraunces, his wyffe, all my leas and terme that I haue of the Lady Brandon durynge there lyves, and yf they dye durynge the sayd yeares I gyve the rest of the sayde terme and yeres to the heyres malle of there two bodyes lawfullye begotten. I do mayke the abouesayde Dorythe, my dowghter, my hole executrix. Thes beynge wytnes, Ailverye Coppelay, esquier, Thomas Cockson, preist, Henrye Batte. Also I mayke the supervisors of this my last wyll Sir Thomas Gargrave, Sir John Nevyle, and Sir Wyllm. Caluerlay, knyghtes, and every one of them to haue twentye nobylls for there paynes.

No probate annexed.²

1.—Probably testator's illegitimate son by Margaret Barkston. He founded the Howley branch of the family. (*Dug. Vis. of Yorks.*, Clay's edition, i. 64.)

2.—Jul. 28, 1558. Dorothy Savile, the sole executrix named in the will of Sir Henry Savile, of Suttillhall, par. of Dewisburys, Knight, her father, deceased, appeared in person in the Exchequer of York before the commissary and exhibited the will of the deceased written on paper, and then and there publicly and judicially renounced and refused to take upon herself all execution of the said will and administration of the goods of the deceased, etc., and afterwards Lady Elisabeth Savile, relict of the said Sir Henry, appeared personally and sought administration of the goods, etc., of her husband, and the lord committed the administration of the goods to the said Elisabeth Savile, and a bond is entered sealed by the said Lady Elisabeth Savile, Henry Grice, and Henry Batt, etc. (*Act Book.*)

203.—RICHARD NICOTT, OF HALIFAX.

(Reg. Test. xv. iii. 20.)

My. 12, 1557. Richard Nicott,¹ of Halifax. To be buried in the churche yeard of Sanct John Baptest at Halifax, and one mortuarie to the vicar of the same churche according to the kinge graice actes and statutes. Item I gyve to Eliz., my wife, the third parte of all my goodes after my dettes paid and funerall expenses and ordinarie fees acquitted and discredg; and the other too partes I gyve to Robert Nicholl, John Nicholl, and Richard Nicholl, my sonnes, saving that I gyve to Richard, my yongest son, xl^s of thies ij^o partes over and besydes his chi[1]des parte. Item I doo ordeyne the said Eliz., my wife, and the said Robt., John, and Richard, my sones, my trew and lawfull executors. Thies witnesses, Robert Shepley, Richard Kent.

Pr. Jan. 18, 1558, by Robert, son, power being reserved to John and Richard, sons, in minority.

204.—RICHARD MAWDE.

(Reg. Test. xv. iii. 20.)

Aug. 31, 1558. Richard Mawd,² of Ovenden in the parishe of Halifax. To be buried in the parishe churche yeard of Sanct John Baptest at Halefax, and one mortuarie to the vicar of the same churche according to the kinges grace actes and statutes. Itm. I doo ordene Margaret, my wife, Costayne, Thomas, Margaret, and Graice Mawde, my childer, my trew and lawfull executrix[es], to whome also I gyve all my goodes, cattelles, and dettes, and they to paye my dettes and bringe [me] forthe at my departing as shall besame them. Thies witnesses, John Mawde, Dynise Illingworth, John Crossier, Gefferaye Robert, John Mawd, of Laghton.

Pr. Jan. 18, 1558, by Margaret, relict, power being reserved to Costan,³ Thomas, Margaret, and Grace Mawde, children, in minority.

1.—“Nicoll” in *Act Book*.

“m. 1557. Nov. 20 (originally written ‘21’). Richard Nicoll de Halifax sepult.” (*Hx. Reg.*)

2.—“m. 1558. Oct. 5. Richardus Mawd’ de Warley (‘Ovenden’ written above ‘Warley’ but ‘Warley’ not struck out) sepult.” (*Hx. Reg.*)

3.—“Custancie.”

205.—EDMUND CROWDER, PAR. OF HALLIFAX, CLERK.

(Reg. Test. xv. iii. 50.)

Jun. 4, 1557. Edmond Crowder,¹ preist, of the towneshipe of Warlay and of the pariche of Hallifax. Inprimis, I giue and bequeth my soull to God Almighty, trusting and also faithfully beleving by the merites of Christ Jesu most blessed passion for to haue full remission of all my synes and to inheritt the kingdom of heven, and my body to be buried in churche or churche yerd emonge the bodies of other faithfull people of God. I bequeth to the vicar of the same churche on mortuary according to the kinges graces actes and statutes. Also I giue unto Brian Crowder, my brother, x^{li} whiche lieth in the chiste wher this testament dyd lye, and the rest of all thinges whiche is in the chiste I giue unto Ric. Crowder, my broder. Also I giue unto ye forsaid Brian Crowder xx^s whiche is in the handes of Barnard Smyth. Also I giue unto the forsaide Brian iij^{li} the whiche is in the handes of Henry Wadesworth. Also I giue unto ye forsaid Brian Crowder half of all my rayment perteynyng to my body, and the rest of all my goodes I giue unto Ric. Crowder, my brother, and Eliz., his wif, and ther children to use them to the glorye of God and ther most profett, whiche I orden and make my executors. Thes witnes, Wm. Saltonstall, curate at Hallifax.

Pr. Sep. 26, 1558, by the exors.

206.—THOMAS MICHELL, OF BEVERLAIE.

(Reg. Test. xv. iii. 121.)

Sep. 13, 1558. Thomas Michell,² of Beverlaie, clerke. First I doo gyve and bequeath my soule to God Almightye, my maker and redemer, trusting verelye by the meryttes of Christes passion to be ye childe of salvacon, and my bodie to be buried where it shall please my Lord God to call me to his mercye. It. I gyve to Mr. John Eglesfeild, esquier, an old soveraigne of thre aungelles with my best bed covering. It. I gyve to everie one of his howshold servantes one new xij^d. It. I give to Mr. Estost one old riall and to

1.—No entry found in the Burial Register at Halifax.

2.—Evidently a Halifax man. Perhaps he was the Thomas Michell who was one of the priests at Halifax when Vicar Haldesworth's house was broken into and over a thousand pounds stolen, and to whom with Alexander Emmott and William Saltonstall, also priests there, some portion of the money was returned. *Vide* J. Lister's *Life of Dr. Haldesworth*.

my laidie, his wiffe, one old angell. It. I gyve to Thomas Gervis one silver cuppe, one old angell, and my best prassour, and to his wiffe one French crowne. It. I gyve to Thomas Lyghtfoote one old angell. It. I gyve to Sir John Attkinson my best gowne, Elyott Dictionarie, and xx^s in money. It. I gyve to my sister, Isabell Fournes, one fether bed, a standing bedd with all therto apperteninge, two paire of linnin sheetes, two paire of strikings, and fyve merkes in money. It. I gyve to everie one of my brethren children one new xij^d, and to everie one of my sister children one new xij^d. It. I gyve to John Michel, mi god sonne, four sylver spounes, my baie nagge, sadd[1]e and bridle, one fether bedde with all therto apperteining. It. I gyve to John Lytster one plaite coote, one stele cappe, and one angell. It. I gyve to Gilbert Oites my curtaill gelding, bridle and saddle, and one angell. It. I will yt my syster, Isabell Fournes, shall devid equallie amongst all her doughters and the doughter of my sister, Alison Barstow, all my pewther vessell. It. I gyve to Edward Dikenson, of Bradforth, and to his wiffe one fetherbed with blankettes, sheetes, standing bedde and all therto apperteining, and to his wiffe one new riall. It. I gyve to Henrye Power one old noble and two angelles, and to his wiffe a crowne. It. to Nicholas Lamyre one old angell, and to his wiffe my best cobberd. It. to Mr. John Lashie, of Crowmwell bothome, my bow and my quyver. It. I gyve to Hew Hergait xl^s, and he att ye costes and charges of Thomas Gervis and Sir John Attkinson [to] maike due serch through ye countrie for one Sir Alexander Emmot¹ and he soo fownd bring him hyther to ye said Thomas Gervis and ye said Sir John, and they to delyver to ye said Sir Alexander fourtie powndes, provided allwaie yt if ye said Sir Alexander be dead or that he cannott heare of him that then they shal gyve to ye said Hew tenne powndes, and other tenne powndes to be disposed att ye onelye discrecon of ye said Thomas Gervis and ye said Sir John Attkinson, and other tenne powndes of ye same to be disposed to ye pore people abydinge within ye towne and parishing of Hallifax att ye discrecon of Sir Willm. Sautonstall, curatt there, and my brother, John Barstow, and either of them to have xx^s for

1.—He was one of the priests at Halifax church being first mentioned in these wills in 1534. He succeeded Sir John Helowell as Dean for the parishes of Halifax and Huddersfield in 1539, and for some years the great bulk of the testamentary business of these two parishes was transacted by him. He was the priest to whom Thomas Lacy, the finder of the treasure in Dr. Haldesworth's vicarage, confessed his crime and to whom he restored the greater part of the money. Sir Alexander seems to have disappeared from the parish about 1545.

their paines. It. I gyve to Thomas Gervis all my glasses and watters, and one chiste standing betwixte ye beddes in ye sowth chamber. It. I gyve to Sir John Attkinson all Sainct Chrisostome workes and the one halffe of ye rest of my bookes, and ye other halffe to be disposed att ye discrecon of ye said Thomas Gervis and Sir John Attkinson. It. all my landes and tenementes I gyve unto Willm. Mitchell and Robt. Mitchell, his brother, and to the heires of their bodies lawfullie begotten, and for lacke of their heires of their bodies to remaine to John Mitchell, my godsonne, ye sonne of Willm. Mitchell, my uncle, laitlye departed, and to his heires lawfullie begotten, and for lacke of such ishew to remaine to Thomas Mitchell, my brother sonne, and to ye heires of his bodie lawfullie begotten, and for lacke of suche heires to remaine to ye right heires of me ye said Thomas Mitchell for ever, provided alwaies yt who soo ever shall enioy ye said landes shall permytte and suffer old Gretam wiffe now tenaunt to remaine there for terme of her lyfe without any rent paying forseing yt she neyther spoile howse nor garding. It. I gyve to John Dickson all my fire wood and turffes and xx^s to by him a cow withall. It. I give to Jenett Sharpe vj^s viij^d, my second mattryce, a white coverlett, and an old gowne. It. I gyve to ye parson of Routh one old angell. It. I gyve to Robt. Gossope a great chaire with a boffer stoole. It. I gyve to John Adamson an old angell, and to his wiffe an other old angell, and to everie one of his childer xij^d, and to everie of his servantes one new grotte. It. to Richard Browne a crowne. It. to Edmund Gervis an angell. It. I forgyve all my dette booke under xl^s. It. I gyve to Sir John Attkinson a cassocke of worsett. The rest of all my goodes, my dettes paid, my legacies and funeralles deducted, I gyve to Isabell Furnes, my sister, and to Willm. Mitchell and Robt. Mitchell, his brother, whom I maike mine executors to dispose for ye health of my soule. I desyre for Goddes saike ye said Thomas Gervis and ye said Sir John Attkinson as my moost specyall frendes to see this donne, observed, and kepte. Witnesses hereof, John Adamson and Ric. Browne, Sir John Attkinson and John Dixon.

Pr. Oct. 20, 1558, by the exors.

207.—THOMAS STANSFELD, PAR. OF HEPTONSTALL.

(Reg. Test. xv. iii. 156.)

Aug. 21, 1558. Thomas Stansfeld, of ye parishing of Heptonstall. To be buried in the churche of Heptonstall.

To the vicar therof my mortuary according to kinges grace actes. The fyrst I geue to Richard Stancefeld and George Stancefeld, my sonnes, and to Alis Stansfeld and Elyzabeth Stansfeld, my doughters, xx^{li} now in the handes of Edward Stansfeld, my sonne, and Henry, wiche was commaund by Edward afforesayd to pay to my assigneth in my last will. Also all my other goodes, my dettes and legacies payd, I geue to Isabell Stansfeld, my wyfe, and Alis and Elyzabeth Stansfeld, my doughters, my wyfe to haue her third parte and my sayd doughters to haue the too other partes of my goodes evenly delt betwixt tham, wiche Isabell, my wyfe, I orden my executrice. Thes witnes, Sir Gylbart Stancefeld, curat, Henry Walkar, Willm. Michell.

Pr. Nov. 10, 1558, by the exrix.

208.— — — — —, — — — — —.

(Reg. Test. xv. iii. 156.)

Sep. 11, 1558. James Tolson, of Rastrike in the chapellre of Eland, in the parishe of Halyfax. To be buried in the chappell or chappell yeard of Eland. And concerning the dysposition of my goodes I will that after my dettes payd and funerall expenses mayd the same shalbe devided into thre equall and iuste partes, whereof I will that Jennett, my wyfe, haue one iust third parte therof, and Margaret and Anne, my doughters, to haue one other iust third parte therof, and of the other third parte I bequeathe to the sayd Anne, my yongar doughter, twenty shillinges, and the residew therof I devise to John Tolson, my sonne, Margaret and Anne, my doughters, equally to be devided emongest tham. And concerning my landes I will that the sayd John Tolson, my sonne, shall haue to him and his heires two partes therof and the recouerie of the third parte after the deathe of the sayd Jennet, my wyfe, and that the sayd John shall pay to the sayd Margaret, my eldest doughter, so muche money as the childe parte and deathe parte of the same Margaret shalbe lacking of the some of fyve poundes within fyve yeares next after Thomas Goodhere and the sayd Margaret shall kepe house together as man and wyfe. And of this my last will I do orden and make the sayd John, Margaret, and Anne, my children, my tru and lawfull executors. In the presence of Robt. Romsden, of Rastrige, Thomas Frythe, of Botheroid, and John Harrison, of Woodhouse.

Pr. Nov. 10, 1558, by John Tolson and Margaret, children, power being reserved to Anne, daughter, in minority.

209.—EDWARD MAWDE, OF DARLAY.

(Reg. Test. xv. iii. 156.)

Oct. 12, 1558. Edward Mawde,¹ of the towneship of Darlay² in the parishe of Halifax. To be buried in the churche yeard of Halyfax emongest the bodyes of other faythefull people of Christ, and to the vicar of the same churche for my mortuary according to the rate of the late prince of moost worthe and famos memory King Henry the Eight statutes. Itm. I geue to Margrett, my wyfe, all my pottes, pannes, pewther vessell and bedding, and one cow and one calfe of one yeare old. Itm. I geue to Richard Mawde, my brother, all suche tymber as I haue ordeyned for one chamber, for and in consideracon wherof I will and bequeathe that the sayd Richard shall pay to the sayd Margarett, my wyfe, foure poundes in foure yeares next folowyng after my decease. Itm. I geue to Bryan Mawde, my brother, xx^s. Itm. I geue to Agnes Denton and Marion Denton, children of James Denton, of Warlay, xx^s egally betwixt tham. Itm. I geue to Richard Mawde, of Warlay, the sealer, xx^s. To Henry Butterfeld xx^s. To Edward Hawson xx^s. To the sayd Richard Mawde, sealer, one tenter. To Richard Butterfeld, sone of Henry Butterfeld, v^s. To Johne Spyve, my seruante mayden, x^s. Itm. I will and bequeathe that the sayd Margrett, my wyfe, in consideracon of suche bequestes as I haue geuen unto her herebefore shall peceably and quietly permit and suffer John Mawde, my brother, to haue and eyoye to his owne use one horse, one cow, one yong calfe, and all my sheres, sherebord, lowmes, and clothe presses. The residew of all my goodes I geue to the sayd John Mawde, my brother, to the intent that he shall therwith pay my dettes that I ow, and also bring me honestly furthe at my departing of his proper costes and charges and as shall beseme him best and otherwyse to his moost profet, whome I do orden my tru and lawfull executor. Thes witnes, Richard Denton, of Holehouse, John Gawkeroger, of Sowreby Bg., James Man, of Egroid, Richard Gawkeroger, of the same, Henry Oldfeld, of Warlay, and John Mawde, of Trenynghm.

Pr. Nov. 10, 1558, by the exor.

210.—GEOFFREY PARKER, OF HEPTONSTALL.

(Reg. Test. xv. iii. 211.)

Aug. 17, 1558. Geffray Parker, of the parishing of Heptonstall. To be buried in the churche of Heptonstall

1.—“*m.* 1558. Oct. 21. Edwardus Mawde de Warley sepult.” (*Hx. Reg.*)

2.—“Warlay” in *Act Book*.

aforsaid, and to the vicar therof my mortuary according to the kinges grace actes. It. the first and principally I giue and bequeth to Adam Turnour xiiij^{li} vj^s viij^d. It. I giue to Margret Parker xiiij^{li} vj^s viij^d. It. to the childer of Ric. Kempe xiiij^{li} vj^s viij^d evenly to be delt emonges them. It. to James Newall xiiij^{li} vj^s viij^d. It. to Margret Crabtre xlvj^s viij^d. It. to Grace Crabtre xlvj^s viij^d. It. to Johne. Crabtre xl^s. It. to the poore folke of parishing of Bolland iij^{li} vj^s viij^d. It. to Wm. Mytchell, the son of John Mytchell, xl^s. It. to Margret Grenwod, seruant of Thomas Crabtre, xx^s. It. to the churche mendinge of Heptonstall vj^s viij^d. Also I orden and make Robt. Parker, my brother, my true and lauffull executor to pay my dettes and my legaces by me giuen and bequethed according to my will as he will aunsswer afore God; all other goodes to my brother use. Thes witnes, Sir Richerde Mytchell, prest, James Newall, Thomas Crabtre, Robt. Eland.

Pr. Jan. 18, 1558, by Robert Parker, sole exor.

211.—JOHN BRIGE, OF HALLIFAX.

(Reg. Test. xv. iii. 211.)

Sep. 20, 1558. John Brige,¹ of Hallifax. To be buried in the churche yerd of S. John Baptist at Hallifax, and my mortuary to the vicar of the same churche according to the kinges grace actes and statutes. It. I giue to Ric. Brige, my brother, xx^s, and my horse, and hay lyeng in my lawer house, and on bed of clothes. It. I giue to Eliz. Hall, my sister, xiiij^s iij^d to be paid her in two yeres by my executors. It. I giue to James Robinson on paire of my best walker sheres, my best hoose, on shert, a doblet, a jaket, and x^s in money. It. I giue to Ric. Speight, the yonger, my best jaket, my best doblet, and my best cappe. It. to Thoms. Speighte my second doblet. It. to Alice Brige, my sister, vj^s viij^d. It. I giue, assigne, and bequeth all my holl tacke and terme of yeres which I haue in my house with all appurtenances in Hallifax now in my owne occupacon to Marryon, my wif, and the child which she is withall at this tyme. It. I do orden the said Marrion, my wif, and the said child my true executrixes, to whom also I giue all my goodes, and they to pay all my dettes and legaces and bring me furth at my departing as shall beseme them. It. I do orden Ric. Speight, th'elder, Robt. Shipley, and John Romsden, supervisors. Thes witnes, Robt. Romsden, Thomas Hoill, Wm. Saltonstall, curate at Hallifax.

Pr. Jan. 18, 1558, by Marion, relict, the posthumous child, the co-exor., being dead before the proving of the will.

1.—“m. 1558. Oct. 12. Joh'es Bridge de Halifax sepl't.” (*Hx. Reg.*)

212.—RICHARD HOPKINSON, OF SOURBYE.

(Reg. Test. xv. iii. 211.)

Apr. 24, 1558. Richerde Hopkinson,¹ of Sourbye in the parishe of Hallifax, clothyer. To be buried in the churchyard of S. John Baptist at Hallifax, and one mortuary to the vicar of the same church according to the kinges grace actes and statutes. It. I giue and bequeth to Agnes Crowder, wif of John Crowder, my doughter, x^{li}. It. I giue to Edward Hopkinson, my son, x^{li}. It. I giue to James Hopkinson, my son, a bed of clothes; in full and last contentacon and payment of all ther childes partes of all my goodes. It. I giue to James Moulson v^{li}. It. to Sibell Moulson xx^s. It. to Alice Molson xiiij^s iiij^d. It. I giue to Isabell Hutchion x^s. It. I giue v markes to be distributed emonges the poorest housholders and other poore folkes within the townshipe of Sourby at the sight and discretion of my executors, and therfore no peny dolle to be delte at the day of my buriall.² The residew of all my goodes I frely giue to George Hopkinson and Thomas Hopkinson, my sons, whom I do orden and make my true and lafull executors, and they to pay my dettes and legaces, and also bring me furth at my departing as shall best beseme them. Thes being witnes, James Foxcrofte, Wm. Tattersall, Wm. Brige, Edward Farrowe.

Pr. Jan. 18, 1558, by the exors.

213.—EDWARD LONGBOTHOM, OF WARLEY.

(Reg. Test. xv. iii. 211.)

Feb. 27, 1558.³ Edward Longbothom,⁴ of Warley in the parishe of Hallifax. To be buried in the church or church

1.—“m. 1558. My. 11. Richardus Hopkenson de Sourby sepult.” (*Hx. Reg.*)

2.—Although this is the first mention of penny dole in these wills the custom was long prevalent in the parish. A good instance of the custom may be found in the will of Susan Firth, of Ribbonden, widdow, dated Nov. 20, 1627. “Item I do also giue and bequeath pennydoale to all the poore that shall come unto the house at my buriall.”

3.—Probably a clerical error for “1557.”

4.—“1557. Mar. 1. Edward Longbothome de Warley sepult.” (*Hx. Reg.*)

Testator was the son of Ric. Longebothome and he married Christabell, dau. of James Oldfeld, who is mentioned in the will of her mother, Elizabeth Brigge (Will ii. 83). Dec. 18, 15 Hen. VIII. Ric. Longebothome surrendered all those messuages, lands, and tenements in the tenure of Edward Crowder, and a close with a copse in the tenure of the said Ric. in the graveship of Soureby to the use of Edward Longebothome and Cristobell, his wife, dau. of James Oldefeld, and the heirs of their bodies, etc. (*W.M.C.R.*) My. 3, 3 and 4 Phil. and Mary. Edward Longebothome and Cristabell, his wife, surrendered all those their lands

yerd of S. John Baptist att Hallifax, and my mortuary to the vicar of the same churche according to the kinges grace actes and statutes. It. I giue and bequeth to Vmfray Longbothom and Martyn Longbothome, my sons and children, on my place of land with it appurtenances lyeng in Shebden in Northowrom called Hyngand Royd for the terme of ther lives naturall. Also I giue to the said Vmfray Longbothom and Martyne Longbothom, my sons, all my new land in Shepden within the townshipe of Northowrom.¹ It. I do orden and make Xpabell., my wif, Agnes, Sibell, Margret, Ellen, and Xpabell. Longbothom, my daughters,² my true and lafull executrices, to whom also I giue all my goodes, cattells and dettes to ther owne use and profett,

and tenements now in the tenure of the same Edward, formerly in the tenure of Edward Crowder, and a close with a copse now in the tenure of the said Edward Longbothome to the use of Ric. Longbothome, son and heir of the said Ric. (*sic.* but *qu.* if it should not read "Edward"), and his heirs for ever immediately after the death of the said Edward Longbothome and Cristabell. (*W.M.C.R.*) Same date. The same Ric. Longbothome surrendered all the aforesaid lands and tenements in the graveship of Soureby to the use of the said Edward Longbothome and his assigns immediately after the death of Ric. Longbothome, grandfather of the said Ric., for ten years. (*W.M.C.R.*)

Testator's son Richard also inherited other lands, once his grandfather Richard's, as the following extracts from the Court Rolls show. Apr. 12, 31 Hen. VIII. Ric. Longbothome surrendered a messuage called Longbothome, a cottage, and 32 acres of land in the graveship of Soureby to the use of Edward Longbothome, son and heir of the said Ric., and his heirs for ever. Same date. The same Edward Longbothome surrendered all and singular the said messuage, lands, cottage, and tenements in the graveship of Soureby to the use of the said Ric. Longbothome, father of the said Edward, and his assigns for term of his life. My. 3, 3 and 4 Phil. and Mary. Ric. Longbothome and Edward Longbothome, son and heir of the said Ric., surrendered a messuage called Longbothom and 20 acres of land in the graveship of Soureby to the use of Ric. Longbothome, son and heir of the said Edward, and his heirs for ever. Same date. The same Ric. Longbothome, son of the said Edward, surrendered the said messuage and 20 acres of land in the graveship of Soureby to the use of Ric. Longbothome, grandfather of the said Ric., and Edward Longbothom, father of the said Ric., and their assigns for term of their lives and the longer liver of them, and after the death of the said Ric., grandfather of the said Ric., then to the use of the said Edward and his assigns for ten years. (*W.M.C.R.*)

Another son, Edward, also had a provision made out of his father's lands. My. 13, 4 and 5 Phil. and Mary. Edward Longbothome surrendered a cottage and ten acres of land in Warley in the tenure of James Denton, Edward Longbothome and James Mawde to the use of Edward Longbothome, son of the said Edward, and his heirs for ever. (*W.M.C.R.*)

1.—My. 13, 4 and 5 Phil. and Mary. Edward Longbothom, of Warley, surrendered a parcel of land containing $1\frac{1}{2}$ acres lately taken from the lord's waste in the graveship of Hyperome to the use of Umfrey Longbothome and Martin Longbothome, younger sons of the said Edward, and their assigns during their lives. (*W.M.C.R.*)

2.—They also had the following provision out of testator's lands. My. 13, 4 and 5 Phil. and Mary. Edward Longbothome, of Warley, surrendered all his lands and tenements lying in Warley, late in the tenure of Ric. Longbothome, deceased, Gilbert, son of the said Ric., and John Whyteley at Longbothome and Cowperhouse with all their appurtenances in the graveship of Soureby to the use of Agnes, Sibell, Margaret, Ellen, and Cristabel Longbothome, and their assigns from the day of the death of the said Edward for the term of ten years. (*W.M.C.R.*)

and they to pay all my dettes and bring me furth at my departing as shall beseme them. Thes witnes, Wm. Brige, Thoms. Holgate, Thomas Oldfeld, John Qwyte, Ric. Longbothom, Gilbert Longbothom, Wm. Saltonstall, curate att Hallifax.

Pr. Jan. 18, 1558, by Xpabell., relict, power being reserved to the five daughters, co-exrices, minors.

214.—XPOFER. WODDE, OF WARLEY.

(Reg. Test. xv. iii. 211.)

Oct. 4, 1558. Xpofer. Wood,¹ of the townshipe of Warley in the parishe of Hallifax. To be buried in the churche yerd of Hallifax, and to the vicar of the same churche for my mortuary according to the rate of the late prynce of most worthye and famose memory King Henrye th'Eighte statutes. It. I bequeth and assigne to Eliz., my wif, all my right, title, intrest, and terme of yeres yet to com and unspent whiche I haue or ought to haue of and in all those messes, landes, medowes, tenementes in Warley nowe in th'occupacon of me the said Xpor. and whiche I lately had of the surrender and upgifte of James Haldesworth, to haue and to hold all my said right, etc., to the said Eliz., my wif, and her assignes, and of the whiche I haue made one good and lafull surrender into t'handes of Henry Raynforth, tenant to the lord, to make courting therof accordingly, provided alway that if I, the said Xpor. Wod, do lyve unto the third day of Maye next commyng, that then and from thenseforth the said surrender to be voyd and of none effecte. The residew of all my goodes after my true dettes paid and my funerall expenses discharged I frely giue unto the said Eliz., my wif, whom I do make myne executrix to dispose therin as shall beseme her best and otherwise to her most profett and advantage. Thes witnesses, Ric. Wod, [of] Yllingworth, Henry Raynforth, of Warley, Gilbert Deyne, of the same, Ric. Grenwod, of the same, James Holgate, of Ovenden, and John Mawd, of Tremynghm.

Pr. Jan. 18, 1558, by Eliz., relict, sole exrix.

215.—RICHARD LONGBOTHOM, OF WARLEY.

(Reg. Test. xv. iii. 212.)

Aug. 7, 1558. Ric. Longbothom,² of Warley in the parishe of Hallifax. To be buried in the churche yerd of S. John

1.—"m. 1558. Nov. 30. Xpoferus. Wod de Warley sepult." (*Hx. Reg.*)

2.—"m. 1558. Aug. 8. Richardus Longbothume de Warley sepult." (*Hx. Reg.*)

Baptist at Hallifax, and on mortuarye to the vicar of ye same churche according to the kinges grace actes and statutes. It. I giue to Margret, my wif, the Hollinghall and Birkinhall with all landes and tenementes belonging to the same to the end and terme of fourtye yeres next ymmediatly after my decesse if she lyve so longe, and if she lyve not so longe then to remayne to Gilbert, her son, and his heires. It., first my dettes paid and my funerall expenses and ordynary fees acquitt and discharged, then the residew of all my goodes I giue and bequeth to Margret, my wif, Xpabell., Gilbert, Ric., Margret, Vmfray, Mychaell, Mathew Longbothome, my children, and that child that my wif is great withall at this tyme, be it son or doughter, egally to be diuided emong them by even porcons. It. I do ordeyn and make the said Xpabell., Gilbert, Ric., and Margret Longbothom, my said children, my true executors. It. I do orden Thomas Mytchell, Robt. Sutclif, Gilbert Longbothom, and Nycolas Sutclif supervisors. Thes witnes, John Oldfeld, John White, Edward Longbothom.

Pr. Jan. 18, 1558, by the exors.

216.—EDMUND WATERHOUSE, OF SOURBY, PAR. OF
HALLYFAX.

(Reg. Test. xv. iii. 212.)

Sep. 24, 1558. Edmonde Waterhouse,¹ of Sourbye in the parishe of Hallifax. To be buried in the churche yerd of Hallifax, and my mortuary to the vicar of the same church according to the rate of the late prynce of moste famose memorye King Henry th'Eight statutes. It. I giue unto Agnes, my syster, now wif of Edwarde Stokedaill, v markes. It. I giue unto John Gawkeroger xl^s. It. I giue unto James Waterhouse, my brother, xxxij^s iiij^d. It. I giue unto Edmonde Waterhouse, son of the said James, xxxij^s iiij^d, and the said som to be put into the handes and kepinge of John Gawkeroger unto the said Edmond shall comme and be of t'aige of xxj yeres, and if he the said Edmonde decesse before he be xxj yeres of aige then the said xxxij^s iiij^d to be repayd to my executor. It. I giue unto John Waterhouse, son of James, vj^s viij^d ouer and besides xij^s iiij^d whiche was due to the said John by the last will and testament of Edmond Waterhouse, my father, decessed, and the sayde seuerall

1.—He was the son of Edmond Waterhouse, of Sowerby, whose will is No. 79 in this volume. (Hunter's *Fam. Min. Gent.*)

"m. 1558. Sep. 27. Edm'ndus Wat'house de Sourby sepult." (*Hx. Reg.*)

somes of vj^s viij^d and xiiij^s iiij^d to be put into the handes of the said John Gawkeroger unto the said John Waterhouse, son of James, shall com and be of the aige of xxj yerres, and if he the said John decesse before he be xxj yerres of aige then the said vj^s viij^d and xiiij^s iiij^d to retorne to my executor. It. I giue to Jenet Waterhouse, doughter of the said James, vj^s viij^d. It. I giue to John Waterhouse, of Myrywalles, x^s. It. I giue to Ric. Mychell ij^s. It. to the wife of Edmond Brige ij^s. It. to the wif of James Theyker ij^s. It. I giue to Robt. Theykar ij^s. To the wif of Willm. Eygland ij^s. To John Rayner ij^s. To Thomas Tylson iiij^s iiij^d. To Brian Barbur ij^s. To James Waterhouse, the son of Edward, xij^d. To Nycolas Waterhouse xij^d. To Jenet Waterhouse and Sybell Waterhouse, either of them, xij^d. To Xpor. Roo iiij^s iiij^d. The residewe of all my goodes, after my true dettes paid and my funerall expenses discharged, I frely giue and bequeth unto Henry Waterhouse, my brother, whom I do orden and make my executor to dispose therin as shall beseme him best and otherwise to his most profett and advantage. Wytnes, John Gawkeroger, Robt. Dixson, John Waterhouse, and Edward Ryley.

Pr. Jan. 18, 1558, by Henry Waterhouse, sole exor.

217.—RICHARD YNGHAM, OF HEPTONSTALL.

(Reg. Test. xv. iii. 212.)

Sep. 23, 1558. Ric. Ynghm., of parishing of Heptonstall. To be buried in the chapell yerd at Heptonstall. To the vicar ther of my mortuarye according to the kinges grace actes. Also I giue to Gregorye, my son, xx^s ouer and besides his childes parte of goodes. And legaces paid the rest of all my goodes, all my dettes paid, I giue unto Anne Ynghm., my wif, Alice Ynghm., Eliz., my doughters, Wm., Martyn, and to Gregorye Ynghm., my sones; that is to wit, the third parte therof I giue to Anne, my wif, the other ij partes therof I giue to my v childer aforsaide equally to be diuided emonges them. Also I will that my wif haue the lease of my tenement whiche I now dwell in to helpe to bring up my childer with, provided always and excepted that if my said wif marrye then I will that the said tenement shall remayn to my said children, and my said wif to avoyd the occupacon therof any thing or thinges before rehersed to the contrary notwithstanding, and they to use the same according as shalbe thought most meite at the discretion and ouersight of John Sutclyff, of Mayrod, Ric. Mychell, my

brother in lawe, John Mytton; and apon this order I make the said Anne, my wif, Alice Ynghm., Eliz. Ynghm. to be my true and lafull executors, so that the said Anne clame nothings concernyng her executorshippe but hold her content with her third parte, and also the said John Sutcliff, Ric. Mychell, John Mytton to be my supervisors and ouerseers of this my presente will to helpe my said executrices and to se that my will be truly fulfilled according to the true meanyng therof. Thes witnes, Thomas Nayler, John Sutclif, Thomas Waddesworth, Ric. Heleborne,¹ Wm. Waddesworth.

Pr. Jan. 18, 1558, by Anne, relict, power being reserved to Alice and Eliz., daughters, minors.

218.— ———, ———.

(Reg. Test. xv. iii. 226.)

Apr. 25, 1558. James Chadweke, of Soyland in the chapell of Eland. To be buried in the chapell yeard at Eland, and one mortuary to the vicar of the same according to the kinges gracies actes and statutes. Allso I bequeath to Elyzabeth Furth and Margret Furth, my wifes children, vi^{li} xiijs iiij^d. Allso I bequeath to Agnes Chadweke, my sister, vj^{li} xiijs iiij^d. Thes witnes, John Furth, George Lome, Thomas Gawkeroger, and Richard Furth.

Pr. Oct. 7, 1558, by Agnes, relict.

219.— ———, ———.

(Reg. Test. xv. iii. 226.)

Sep. 15, 1558. Richard Crowder,² of Warter³ in the parishe of Halifax. To be buried in the church or churche yeard of Sancte John Baptiste at Halifax, and one mortuary to the vicar of the same church according to the kinges graces actes and statutes. Itm. I ordayne and make Elyzabeth, my wife, Willm., Gilberte, John Crowder, the yongar, Edmound, Isabell, Alice, and Elyzabeth Crowder, my childeren, my tru and lawfull executors of this my last will, unto whome allso I geve all my goodes, and thay to pay all my dettes and bring me furth at my departing as shalbe seme tham; and then the sayd Elzabeth, my wife, to have the third parte of all my goodes after the lawdable costome of this realme of

1.—The first letter of this surname is doubtful.

2.—“*m.* 1558. Sep. 20. Richardus Crowder de Warley sepult.” (*Hx. Reg.*)

3.—“Warlay” in *Act Book*.

England, and the sayd Willm., Gilbarte, John Crowder, the yongar, Edmound, Isabell, Alice, and Elizabeth Crowder, my children, to have the other ij partes of all my sayd goodes equally devided emong tham. Thes witnes, Thomas Cliffe, Edmound Bayrstow, Willm. Saltonstall, curat at Halifax.

Pr. Oct. 7, 1558, by the exors.

220.— ———, ———.

(Reg. Test. xv. iii. 227.)

Apr. 17, 1558. Thomas Smith,¹ of Sowreby in the parishe of Halifax. To be buried in the churche yeard of Sancte John Baptiste at Halifax, and one mortuary to the vicar of the same church according to the kinges grace actes and statutes. Itm. I geve and bequeath to John Smith, my brother, one payre of wollen sheares. Itm. I geve to Isabell Firth, my seruante, vj^s viij^d. Itm. I geve to Agnes Hucchinson vj^s viij^d. Itm. I geve to Robt. Crabtre my best jackett and a payre of hose clothe. To Henry Smithe, my brother, my best hoose. Itm. the residew of all my goodes I geve and bequeathe to Isabell Smithe, my wife, and Margret Smithe,² my doughter, whome I do orden and make my tru and lawfull executrices, and thay to pay all my dettes and allso bring me furthe at my departing as shall beseme tham. Itm. I orden supervisors of this my last will John Hopleson, Edward Farrow, John Smithe, yongar, and John Smithe, my brother. Thes beyng witnes, James Robinson, James Bothomlay, John Smithe, of Helme, th'elder, Thomas Sharpe.

Pr. Oct. 7, 1558, by Isabell, relict, power being reserved to Margaret, daughter, in minority.

221.—OTTEWELL GLEDILL, OF ELAND.

(Reg. Test. xv. iii. 258.)

Jan. 4, 1558. Ottewell Gledill, of the chapell of Eland. Inprimis, I give and bequeathe my soule to God Almightye trusting and faithefullie beleiving by the merittes of Christe

1.—"m. 1558. My. 26. Thomas Smythe de Sourby seplult." (*Hx. Reg.*)

2.—Her father also settled certain lands upon her for life. Oct. 4, 2 Eliz. Thomas Smythe surrendered one messuage and 17 acres and 3 roods of land called Dereplay and 1½ roods of land lately taken from the lord's waste in the graveship of Soureby late in the tenure of the said Thomas Smythe and Thomas Sharpe to the use of Margaret Smythe, dau. of the said Thomas, and her assigns during her life, and after the death of the said Margaret the said messuage, etc., to remain to John Smythe and Henry Smythe and their heirs for ever, etc. (*W.M.C.R.*)

Jesu moist blisse passion to have full remission of all my synnes and to enherite the kyngdome of heaven, and my bodie to be buried in the chapell yeard at Eland emonge the bodies of other faithfull people of God, and one mortuarie to the vicar of the same accordinge to the quenes graice actes and statutes. Also I bequeathe to Margaret, my doughter, besides her barne parte xxxiijs^s iiij^d. Also it is my will that Issabell, my wyfe, have the third parte of all my goodes accordinge to the quenes lawes. The residewe of all my goodes whiche I have nowe at the makeinge hearof therin I giue to John Gledill, my sone, Edward, Ottewell, Jaymes, Ranalde, Richard, and Margaret Gledill, thes my children, whome I doo ordeyne my true executors and [to] bringe me furthe at my departing as shall beseame them. Thies witnesses, Heugh Gledill, curate, Gilbert Brokebanke, clerke, John Ramsden, and Georgie Wilson.

Pr. Feb. 6, 1558, by Edward and Margaret, children, power being reserved to the other children.

222.—ELIZABETH BENTLY, OF NORTHOWROME.

(Reg. Test. xv. iii. 278.)

Jan. 24, 1558. Elizabeth Bentley,¹ of Northowrome in the parishe off Halifax, wedowe. To be buried in the church yeard in Halyfax, and one mortuarie to the vicar of the same church according to the kinges grace actes and statutes. I gyue and bequeath to Willm. Bentley, my father in lawe, xx^s. Item to Agnes, the wyf of Thomas Arrondell, vjs viij^d. Item to Margaret Bentley vjs viij^d. To Jennet Leroyd, my mother, xiijs iiij^d. To Richerd Leroyd, my brother, xiijs iiij^d, and to Mary, his doughter, vjs viij^d. Item the residewe of all my goodes I giue and bequeath to Sibell Bentley, my doughter, whome I do ordayne my sole and lawfull executrix and she to pay my dettes, legacies, and bequestes with funerall expences and ordinarie feyse accordingely. Item yf yt fortune the said Sybbell, my doughter, to dye before she come and be of lawfull aige then I will that John Bentley, bastard sonne of my late husband, shall furst haue of my whole goodes xx^s, and then the one half of the residewe of all my said goodes I gyve to Willm. Leroyd and Richerd Leroyd, my brether, equally to be devyded betwixt theme, and the other half of my said goodes I gyve to Edward Bentley, my brother in lawe, Margaret, Katheryn, Jennet, Annes, and

1.—She was the widow of John Bentley (Will ii. 223).

"1558. Feb. 1. Elsabeth 2 Joh's Bentley de Northm sepl't." (*Hx. Reg.*)

Sisseley Bently, my systers in lawe, equally to be devyded emonge theme. Item I do ordayne Richerd Bentley and James Ottes, supervysors, to whome also I committ the custodie of the said Sybbell, my doughter, wyth all goodes, cattelles, and dettes to her most profett and advantage. Thes wytnes, John Holdesworth, Richerd Leroyd.

Pr. Feb. 24, 1558, by Richard Bentley and James Ottes, tutors or guardians of Sibell Bentley, daughter, sole exor., in minority, during her minority.

223.—JOHN BENT[LEY], PAR. OF NORTHOWR[OME].

(Reg. Test. xv. iii. 278.)

Nov. 18, 1558. John Bentley,¹ of Northowrome in the parishe of Halifax. To be buried in the church yeard at Halifax, and my mortuarie to the vicar thereof according to the statutes. Also I gyve and bequeath to Elsabeth, my wyf, third parte of all my goodes, cattell, and dettes after the lawda[b]le custome of this realme of England, and the other two partes of goodes I gyue to Sebyll, my doughter, and the child which the said Elizabeth, my wyf, ys withall yf God send yt to lyve. Also I gyve to John Bentley, my bastard sonn, xl^s in money and pennyworthes. Also I ordayne the said Sibell and the child which the said Eliz. ys wyth all my executrixes. And also I make supervysors of this my said will John Haldisworth and Richerd Bentley. Thes being wytnes, Edmund Crowther, James Ottes, Edmund Fayrbanke.

Pr. Feb. 24, 1558, by John Haldisworth and Richard Bentley, tutors or guardians of Sibell Bentley, daughter, exor., in minority, the boy not yet born at the time of the death of the said testator, the co-exor. named in the will, at the time of the proof of the same being dead.

224.—WILLIAM BEAMOUNT, OF BRIGHOUSE.

(Reg. Test. xv. iii. 279.)

Jul. 11, 1556. Willm. Bamount, of Brighouse within the chappelrye of Eland. To be buried within the chapell or chapelyerd of our lady Sanct Mary in Eland. Also I giue and bequeath to the church he alter in the said chapell xij^d fore my tythes and offerandes not duly tythyd and offeryd. Also I gyue to Joanne, my wyf, all the termes and

1.—"m. 1558. Dec. 7. Joh'es Bentley de North^m sepult." (*Hx. Reg.*)

yeares that I haue of Peter Beamont in Morley fore the terme of her lyff yf she fortune so longe to lyve, and after her discease to John Beamount, my sonn, for the residue of my tearme. And further I will that the residewe of all my goodes after my disease shalbe devyded into thre partes, whereof I will that one parte thereof be to Johanne, my wyf, in the name of her dowrye, the second pert I gyve unto John and Leonard, my sonnes, fore there childes porcion. The residewe of all my goodes, not geven nor bequeathed, I geve unto Johane, my wyf, and John Beamont and Leonard,¹ my sonnes, the which Johanne, my wyf, John and Leonard, my sonnes, I constitute to be my executors fore to dispose my goodes fore the health of my soull according to this my last will and testament by the advice and counsell of James Waterhous and Anthony Laybourne, whome I make the supervysors of this my last will, and fore there paynes I will that eyther of theme shall haue fourtie shillinges to dispose emong there children. Thes being wytnes, Thomas Wilson, clerke, vicar of Myrfeld, Sir John Trenchmeyer, prest, Thomas Beamont, Lucke Longley.

Pr. Feb. 25, 1558, by John, son; Joanne, relict, and Leonard,² son, co-exors., being dead before the proving of the same will.

225.—ROBERT ROMESDEN, OF HALYFAX.

(Reg. Test. xv. iii. 292.)

Jan. 12, 1557, and in the fourth and fyfte yeares of the reignes of Phillip and Marie by the grace of God kinge and quene of England, Spayne, Fraunce, both Cicelles, Jerlm., and Ireland, defendours of the Fayth, Archedukes of Austriche, Dukes of Burgoundie, Myllane, and Brabant, Counties of Haspurge, Flanders, and Tyroll. Robert Romesden,³ of Halyfax, th'elder, clothier. To be buried in the churche or churchyerd of Halyfax, and to the vicare of the same churche for my mortuarie accordinge to the rate of the late prynce of most worthie fame and famouse memorie King Henrie th'Eight statutes fore that purpose establissed.

1.—He also had the reversion of certain land in Rastrick. Jun. 28, 1 and 2 Phil. and Mary. William Beamounde surrendered the reversion after his death of 2 acres of land in Rastryke abutting upon a close called Newland, land of John Thornell, and Heleybanke on the east, a close of Thomas Firthe on the south, the King's highway (*regia' viam*) on the west, and Brighousbrigge on the north, in the graveship of Rastryke to the use of Leonard Beamounde, younger son of the said William, and his heirs for ever, etc. (*W.M.C.R.*)

2.—His Administration is in the Appendix.

3.—“*m.* 1558. Dec. 9. Robertus Romsden de Halifax sepult.” (*Hx. Reg.*)

Item I gyue and bequeath to Jennett, my wyff, the hole third parte of all my landes and goodes according to the laudable custome of this realme of England. Item by vertue and auctoritie of the said late prynce King Henrie the Eight statutes of willes made in the xxxijth yeare of his reigne and after I gyue to John Romesden, my yonger sone, one my mese or tenement and two cloyes of land and medowe thereto belonging in Skyrccote, to haue and to hold the said mese, landes, and tenementes to the said John and to t'haire of his bodie lawfully begotten fore euer, and for defaulte of suche ysshue remaynder over to Robert Romesden, elder brother of the said John, and his haire fore euer, of all and singler the which said tenementes I the forsaid Robert Romesden, th'elder, at this presente tyme and date hereof am and stand lawfullye seased in fee symple to me and myne haire owne proper use, and the whiche said tenementes ar now in the tenure of Vmfrey Firth or his assignes. Item I gyue to Edward Smythe, my sone in lawe, fortie shillings. To Elizabeth Romesden, bastard doughter of the said Robert Romesden, yonger, xl^s, to be paid by t'handes of myne executors in maner and forme as ensueyth, that ys to say, by the handes of Robert Romesden, myne eldest sone, of his parte and porcon of my goodes by vertue of executoursship xxvj^s viij^d, and by t'handes of the said John Romesden, my yonger sone, of his parte and porcon of my goodes by vertue of his executoursship xij^s iiij^d. Item I gyue to the said John, my yonger sonn, vj^{li} xij^s iiij^d to be taken up first of my goodes. Item I will that all the dettes that I do owe shalbe well and trulie paid of my hole goodes. The residewe of all my goodes after my true dettes paid and my funerall expences discharged I frelie gyue to the said Robert Romesden and John Romesden, my sones, whome I do ordayne my executors to dispose fore my soull and otherwyse to there most profect. Supervisours of this my present last will I ordayne John Romseden, of Halyfax, son of John, Robert Sheaplay, and John Romesden, sone of Willm., to see that all the poyntes and articles in this my present last will shalbe well and trulie performed. Item I utterlie renounce and for sake all former willes, testaments, executors, and overseers by me afore this tyme made and ordayned, and I will that this my onelie last will shall stand and take effect. Thes wytnesses being present, John Romesden, of Halyfax, son of John, Thomas Browlee, of the same, and John Mawd, of Trenynghm.

Pr. Mar. 22, 1558, by the exors.

226.—HUGH WALKER, PAR. OF ELAND.

(Reg. Test. xv. iii. 294.)

Dec. 10, 1558. Hughe Walker, of the parishe of Eland. To be buried in the churche yeard of Eland, and one mortuarie to the vicar of the same accordinge to the lawe and statutes enacted fore the same intent and purpous. Also I gyue to Thomas Walker, my baster[d] sone, tenne pound, one cowe, one paire of walker sheres, and all myne apparell except one grene jacket, one paire of hose, and one lether cote that I bequeath to George Hirst, my brother. Also I will that suche goodes and somes of money as I before haith geven and bequeath unto Thomas Walker, my baster[d] sone, shall be put to suche honest person or persons handes as Richard Denton, of Staynland, and Edward Hanson, of Eland, shall thinke mete fore the aduantage and proffett of my said sone unto suche tyme as he shall accomlishe the aige of xxj yeres or els come to maraige or other prefarment. The residewe of all my goodes, dettes, and cattelles, I gyue to Ellyne Walker, my wyf, whome I make my full executrix and [she to] bringe me furth at my departinge as shall beseme her. Thes wytnes, Hughe Gledill, curet, Robert Wylkynton, Gilbert Coltman, Edward Hanson, and Willm. Wadsworth.

Pr. Mar. 22, 1558, by the exrix.

227.—GEOFFREY TOWNED, OF STAYNLAND.

(Reg. Test. xv. iii. 295.)

Mar. 23, 1557. Jefferay Towned, of Staynland in the chapell of Eland. To be buried in the chapell yerde at Eland aforsaid, and one mortuarie to the vicar of the same according to the kinges grace actes and statutes. Also I gyue all my goodes to Alis, my wyff, Marie, Johne., Hughe, Elizabeth, and Jennett, thes my children, whome I do ordayne and make my true executors. Thes wytnes, Sir Hugh Gledill, curet, John Wormall, John Towned, and Hugh Towned.

Pr. Mar. 22, 1558, by Alice, relict, power being reserved to Marie, John, Hugh, Eliz., and Jennett, children, in minority.

228.—EDWARD GUY, PAR. OF HALLIFAX.

(Reg. Test. xv. iii. 312.)

Oct. 25, 1558. Edwarde Guy,¹ of the parishe of Hallifax, yoman. To be buried wher it shall please God to call me

1 —No entry found in the Burial Register at Halifax.

to his greit mercye. And concernyng the most vayne substance and goodes of this slippery world, first I giue and bequeth towards the helpe and releve of the poore people in Garsedall¹ xlvj^s viij^d and to the neides and necessities of the chappell ther xx^s, and also to the poore and nedye people at Hallifax xl^s. It. I giue to John Walker and Isabell, his wif, my doughter, to the use of the children betwixt them two laufully begotten xx^{li} to be paid within sex yeres after my decesse. It. I giue to Edward Dughtye, my son in lawe, xx^{li}, and to Ric. Hymyngwaye xx^{li}. It. I giue to Alice, my doughter, towards the preferment of her marriage, all my landes, tenementes, etc., in Nottingham., and the moytie and on half of on close with th'appurtenance in Wakefeld lyenge nere Kirkegate end, whiche landes and tenementes James Holdesworth and I lately purchased ioyntly together; and my very full mynd and intent is that the said landes and tenementes shalbe sold by the advise and counsell of the said James Holdesworth and that my said doughter Alice shall haue in recompence of her iust child parte cc markes, the money receyved for the bargayn and saile of the said landes and tenementes to be accompted and taken as parte and parcell of the same som of cc markes, provided always that if it shall please Almighty God to call the said Alice to his mercye from this carefull lif before she shall accomplishe the aige of xvj yeres, then I will that the said som of cc markes shall remayn and com to all my children then livinge and to the children of Brian Guy, my brother, equally to be diuided and departed emonge them. It. I giue to my said brother Brian Guy xxx^{li}, and to the children of the same Brian x^{li}. It. I giue to Anne Guy x^{li}. To the children of John Atkinson v markes. Moreouer I giue, grant, and dispose by thiis my presente will to the said James Holdesworthe and to Willm. Wilkinson, and to ther executors and assignes, ij partes of all my landes, tenementes, and hereditamentes in Croftone in the said countye of Yorke, the same in three partes to be diuided, to haue and to hold the said ij partes ymmediatly after my decesse during xij holl yeres then next following to the intent that the said James and Wm., ther executors or assignes, with the yssues and profettes therof shall performe, fulfill, and execute all and singler articles, contentes, and legaces before rehersed and expressed in this present will,

1.—A chapelry in the parish of Sedbergh, six miles east of that town. There was a chantry at Garsdale dedicated to S. John the Baptist, the incumbent of which is said to have been presented by the Abbot of S. Agatha's, Easeby. (*Yorks. Chantry Surveys*. Surtees Soc., vol. 92, p. 269.)

and after those xij yeres shalbe expired I giue the same ij partes to my son Edmund Guy and to his heires for euer. Furdermore I giue, grant, and bequeth to the said James Holdesworth and Wm. Wilkinson, ther executors and assignes, all my right, title, tenant right, and intrest whiche I haue of and in two tenementes or fermholdes in Garsdall aforsaid withall my goodes and cattells apereteynyng to the same to haue, occupy, and enioye the same tenementes and goodes unto suche tymes as they the said James and Wm., ther executors or assignes, shall haue receyved yssues and profettes therof sufficient to accomlishe and performe all thinges and articles comprised and conteyned in this my said will, and after the accomplishment and performacon of the premisses then I will that the said tenementes shall remayne and come to Edmund Guy, my son, so that the same Edmund shall yeld and pay for the same xx^{li} to other of my children and to the children of my said brother Brian at suche dayes and tymes as shalbe thought requisite by the said James and Wm., the whiche James Holdsworth and Wm. Wilkinson I do orden my true executors, and do giue to either of them vj^{li} xiijs iiij^d ouer and besides ther charges and expenses whiche they or either of them shall dispend or disburse for or concernynge any article or clause aboue rehersed. Moreouer I giue to the said Brian Guy, my brother, all my right, intrest, and terme of yeres whiche I haue yet to expend of the grant and demise of Robte. Chaloner, esquier, decessed, of, in, and upon on tene-mente, on gardyn, and crofte in Wakefeld now in the tenure of Wm. Clay. And wher as Wm. Dugthy, of Haldesworthe, my brother in lawe, by his dede indented hath made a state of certayn tenementes in Haldesworth, hamelet of Ovenden, to me the said Edward Guy and my heires for euer, as by the said dede bering date Dec. 20, 4 and 5 Phil. and Mary more playnly it appeareth, yet the said estate is but condiconall, that is to say, if the said Wm. Dugthy or his heres pay to me the said Edward, my heires, or assignes the som of xl^{li} within x yeres next ensuyng the date of the sayd dede that then the estate to be voyd, and that from thenceforth it is my couenant and agrement to make to the said Wm. and his heires suche hold therof as he or his lerned counsell shall devise at ther coste and charges, therefore this is my will and mynd herin, as followeth, that is to say, that my executors shall within one half yere next after my decesse make a state of and in the said tenementes to Edward Dugthy, my son in lawe, and his heires to ther awne uses for euer, and also delyver to the

said Edward Dugthy the said dede indented to th'entent and upon condicon that the said Edward Dugthy, my said son in lawe, shall incontynent after the said estate of and in the premisses to him by my executors to be made, as is said, make, cause, and suffer to be made indentures of desesaunce betwixt him and the said Wm. Dugthye, my brother in lawe, to include and conteyne suche condicon, that is, if the said Wm. or his heires pay to the said Edward Dugthy, my said son in lawe, the said som of xl^{li} at the end of the said x yeres that then I will that the said Edward, my saide son in lawe, within ten dayes next after t[h]e recepte of the said som of xl^{li}, shall make to the said Wm. and his heires to ther proper use at all ther costes and charges on sufficient and lauffull estate in fee simple of and in the said tenementes clere discharged then of all encombrances, the whiche sade tenementes if they be not redemed, and if they be redemed then the said xl^{li}, I holly and frely giue to the said Edward Dugthy, my said son in law, his heires, executors, and assignes for euer. The residew of all my goodes, my dettes being paid, my funerall expenses made, and 'all thinges aboue declared performed and done, I giue to my said children and to the children of my said brother Brian, and to the poore and impotent people, to be devided by ye discretion of my said executors. Moreouer I desire my faithfull freynd Sir Ric. Clif, clerke, Sir Wm. Boys, clerke, and Robt. Kay, of Wakefeld, to be supervisors of this my present will. Thes being witnes, Sir Ric. Clif, clerke, Sir Wm. Boys, clerke, Robt. Kay, and Wm. Fenay.

Pr. Apr. 26, 1559, by the exors.

229.—WILLIAM SMYTHE, PAR. OF HALLIFAX.

(Reg. Test. xv. iii. 313.)

Aug. 16, 1558. Willm. Smythe,¹ of the towneshippe of Northwrom in the parishe of Hallifax. To be buried within the parishe churche or churche yerd of Hallifax among the bodyes of other faithfull Xpian. people. Also I do giue unto the vicar of the same churche of Hallifax for my mortuary according to the actes of the parliament established in the reigne of King Henry the Eight. Also I wilbe brought furth of my holl goodes. Also I do giue unto Margret, my wif, the third parte of all my goodes and dettes in full contentacon of her parte and dower according to the auncient

1.—“*m.* 1558. Oct. 24. Will'mus Smythe de North^m sepult.” (*Hx. Reg.*)

custom of this ryalme of England. Furthermore I do giue unto Margret, my wif, the holl profett and occupacon of my fermhold whiche I hold by lease and copie of the courte of Wakefeld of Ric. Sunderland during the tyme of her widohed, and if it shall please the said Margret to marrye at any tyme or if it shall happen her to dye within the terme of my lease, that then and from thencefurth I wyll all the holl occupacon, profett, and terme of yeres which shalbe unspent unto Luke Smyth and Robt. Smyth, my sones, and if it shall please God yt the sayd Luke Smyth and Robt. Smyth do dye before th'end of the said terme, then I will all suche profettes and terme of yeres as shall then be unspent unto Agnes Smyth and Grace Smyth, my doughters. Also I do giue unto Agnes Smyth, my doughter, on cove ouer and besides her child parte of goodes. The residew of all my goodes and dettes, my dettes and funerall expenses being clerly paid and discharged, I giue unto Luke, Robt., Agnes, and Grace, my children, whom I do ordeyn my executors of all my goodes and dettes yt they dispose the same according to the pleasure of God and ther owne profettes. Also I do orden ouerseers of this my last will Edward Mawde, of Southorome, Barnard Smyth, my brother, and Edmund Mawde. Thes witnesses, Henry Grymshawe, Wm. Smyth, John Thomas, Brian Sunderland.

Pr. Apr. 26, 1559, by Margaret, relict, tutrix of Luke, Robert, Agnes, and Grace, children of the dec., exors., in minority.

230.—RICHARD MICHELL, PAR. OF HEPTONSTALL.

(Reg. Test. xv. iii. 337.)

In Dei no'i'e, Amen. Feb. 28, 1558. Sir Ric. Mirchell,¹ prest, of parishinge of Heptonstall. I geue and bequeath my soull to Allmyghtye God, my maker and redemer, my body to be buried in churche of Heptonstall. To the vicar there for my mortuarie acording to the saing of ye actes. Also I geue to Willm. Mirhell, my kynsman, iiijⁱⁱ, the son of John Mirchell, my brother. Also to Richard Mirchell xxx^s. To Elizabeth Mirchell xxx^s. To Alis Mirchell xxx^s. To Ezabell Mirchell xxx^s, sone and doughter[s] of John Mirchell, my brother. Also I gyue to James Shalyter and to his wyf, my syster, my fether bed with bedstokes and all maner of thinges belonginge ther to the said bed. To Margret Clay my best gowne. Also I geue to Thomas

1.—"Mychell" in *Act Book*.

Sutclyffe my blake freas ado gowne. To the wyff of John Barme one gowne. Also to James Hernshay iij^s iij^d. To John Sotill one slefles jakett, one doblett, one pair of hois, one bonet, and one shert. Also to Willm. More xij^d. Also all my other goodes, my legaces paid, I geue to John Mirchell, my brother, whiche John, I ordane my trewe executor. Thes witnes, Willm. Mirchell, John Grewood, John Sotill.

Pr. Apr. 12, 1559, by the exor.

231.—WILLIAM MYCHELL, OF STRYNDES, PAR. OF
HEPTONSTALL.

(Reg. Test. xv. iii. 338.)

Jan. 24, 1558. Willm. Mychell,¹ of Stryndes in the parishe of Heptonstall. To be buried in the churche of the said Heptonstall, and to the vicar therof my mortuary accordeinge to the estatute for mortuaries enacted. Also it is my will that my wyff shall haue the therd part of all my goodes and dettes to me owinge, and the residewe of all my said goodes and dettes after my funerall expenses and outward dettes made and paid I geue and bequeath to Mary and Benett, my doughters, equallie to be devided betwixt theme; and yf it happen eyther of my said doughters to die befor she shall come and be of the full age of xiiij yeares or be married that hir part so decessed shall remayne to the superviour of my said doughters. Also I will and assigne to Richard Mychell, my eldest sonne, all landes, tenementes, and buyldinges in Stansfeld within the lordshippe of Roustonstall nowe in the tenure of me the said Willm., the which I, Nicolas Mychell and Henry Mychell, my uncles, amonges other landes and tenementes nowe in the seuerall tenures of the said Nycoles and Henry, had lately of the dimise and graunt of the right wirchipfull Dame Eliz., nowe wyf of the right wurchipfull Mr. Richard Gascoyne, esquier, duryng the lyf of the said Dame Elizabeth, payinge and doynge suche rentes, suytes, seruices, and other thynges accordeinge to the quantite of the said tenementes, as in one paire of indentures made of the premisses betwix[t] the said Dame Elezabeth of th'one partie, and me and the saides Nycoles and Henry Mychell of the other partie, bering dayte Sep. 22, 5 and 6 Phil. and Mary more playnly appereth, provided allway that yf the said Richard, my sonne, die at any tyme during the lyf of the said Dame

1.—He was the son of Ric. Michell, of Strinds (Will ii. 143).

Elizabeth that then I assigne all my interest of all the said tenementes to Richard Mychell, my brother, by and with the licence and consent to be opteyned in wrytinge under the seales of the saides Richard Gascoygne and Dame Elizabeth, his wyf, accordynge to the true effect of the said indentures. Also I geue and graunt unto Willm. Mychell, Nycoles Mychell, Henry Mychell, my uncles, Thomas Grenwood, of Lerynges, Willm. Grenewode, his sonne, and Thomas Draper, ye supervisors of the last will of Richard Mychell, my father, all my power and auctoritie the which I haue by vertue and strenght of the said will concernynge the recept of all suche goodes and dettes the which was due unto my said father beinge in my handes or in the handes of any other person or persons, and the said supervisors to pay the same according to my said father will, so that my saides wyf and chyldren shall haue noy busynes nor medling therin but be discharged therof. Also I will and geue unto Christabell Michell, doughter of Richard Mychell, of Hiegrenewode, deceassed, all the ysshues, fermes, and profettes comynge and growynge of [and] in all my landes and tenementes in Sowreby, Dewysbury, and Oxenhop frome the day and tyme of the death of me the said Willm. during and unto th'end and terme of foure yeres in full payment of all the goodes and profettes the whiche I haue receyued concernynge the chylde portion or ryght of the said Christabell, allwayes excepted and deducted to the said Richard Mychell, my sone, duringe the terme of the said foure yeres the therd part of so moche landes and tenementes in the said Oxenhop the whych are holden of the ryght wurchipfull Mr. Edmund Eltoftes, esquier, by knyght seruice. Allso provided that yf the said yssues and rentes during the said foure yeires do extend to more value then I haue receyued of the chylde portion of the said Christabell that then the ouerplus therof to remane to my said wyf and doughters. Also I geue to Richard Mychell, my brother, my best horse and two sadles. Also I ordayne Isabell, my wyff, and Mary and Bennett, my two doughters, my executrices to dispose for the health of my soull and ther profettes as they thinke good. Also I geue to my said two doughters one anneall rent of xiijs iiij^d going out of the landes and tenementes in Wooddsworth called Half Hillhouse, nowe of the inheritaunce of Edmund Cokcroft and Thomas Cokcroft, frome th'end of ye said foure yeres during the terme of twelfe yeires frome thens next fully to be complet and ended, provided that my said wyf shall haue no more of my said goodes by vertue of executorshipp but

hold her contented with her said third parte as is said. Thies witnes, Willm. Grenwod, Nicoles Michell, George Bentley.

Pr. Apr. 12, 1559, by Isabell, relict, power being reserved to Mary and Bennett, children, in minority.

232.—NECOLAS BROKBANK, PAR. OF ELAND.

(Reg. Test. xv. iii. 339.)

Jan. 10, 1558. Necolas Brokbanke, of the parishe of Eland. To be buried in the churche yeard of Eland, and one mortuary to the vicar of the same accordeinge to the quenes grace actes and statutes. Also I geue and bequeath to Agnes, my wyff, be syde hir third parte my bay horse and all my porcion of my goodes, which is one of the third of my goodes, saving that she shall bringe me furth of the said parte. Also I geue to Agnes, my wyff, the tacke of my fermolde during her lyff naturall, and at her departinge to assigne the said fermold unto such chyld as shall please her the best. Also I geue to Necoles Brokbanke, my son, one counter in the house, a cobbord in the parloure, and a fether bed, be syd his barnes parte. Also I geue to the said Necoles and Jennett Brokbanke, my chyldren, all my shepe that is at Key wyfes be syd ther barnes parte. The residue of all my goodes I geue to Agnes, my wyf, Thomas, Gylbert, Necoles, John, Jennett, and Agnes Brokbanke, thes my children, whome I do orden my full executors, and Agnes, my wyf, to bring me forth at my departing as shalbe seme her. Thes witnes, Hugh Gledill, curet, Thomas Riding, Robt. Wilkinson, and Robt. Hepe.

Pr. Apr. 12, 1558,¹ by Agnes, relict, Thomas, Gilbert, and Jennett, children, power being reserved to Nicholas, John, and Agnes, children, in minority.

233.—WILLIAM CLYF, OF HALYFAX.

(Reg. Test. xv. iii. 362.)

Jul. 8, 1559.² Willm. Clyff,³ of Halyfax, yonger. To be buried in the church or churche yard of Sanct John Baptest at Halifax emong the bodies of other faythfull people of God, and one mortuarie to the vicar of the same churche

1.—A clerical error for "1559," which is the date given in the *Act Book*.

2.—Probably a clerical error for "1558."

3.—"m. 1558. Sep. 11. Will'mus Cliffe de Halifax sepl't." (*Hx. Reg.*)

according to the kynges grace actes and statutes. Item I will that all my dettes, and also my legaces, funeralles expences with ordinarie feys be first clearly paid and done of all my hole goodes. Item I gyue to Willm. Clyff, my father, xl^s. Item to my syster Elsabeth vj^s viij^d. Item to Henrie, her sonne, vj^s viij^d. Itm. to Sir Willm. Saltonstall vj^s viij^d, and to his syster Jennet and Alice, her doughter, either of them, vj^s viij^d. Item to my syster Alice x^s. Item to Edward Guy one syluer sponse. Item to Xpofer. Bridge and Thomas Bridge, eyther of them, vj^s viij^d. Item I gyve and bequeath to Richard Clyff, my eldest sonne, one copbord, one counter, one great arke, one iron chymnay, with one fether bedde, a bolster and one mattres. Item, my dettes and legacies paid, my funerall expences and ordinarie feys acquyt and dyscharged, then I gyve to Alice, my wyf, the thurd parte of my landes, goodes, and cattalles, and dettes after the lawdablie custome of this realme of England and she to be content ther with, and the other two partes I gyve to Mr. Richard Clyff, my brother, Anne Clyff, Elsabethe, Effame, Sybbell, Margarete, and Edward Clyf, my chyl dren, equallie to be devyded emonges theme, whome I do ordayne my true executores. Thes wytnes, Mr. Boyes, parson of Gyseley, John Cockeroff, Willm. Saltonstall, curet at Halifax.

Pr. Apr. 27,¹ 1559, by Richard, power being reserved to Anne, Elizabeth, Effame, Sibell, Margaret, and Edward, children of dec., in minority.

234.—RICHARD BOYE, OF OVENDEN, PAR. OF HALIFAX.

(Reg. Test. xv. iii. 363.)

Feb. 16, 1558. Richard Boye,² of Ovenden in the parishe of Halifax. To be buried in the parishe church yerd at Halifax, ande one mortuarie to the vicar of the same church according to the kynges grace actes and estatutes. Item I will that all my dettes be truly payd first of all my hole goodes, and also my funerall expences and ordinarie feese clearly acquytted and discharged, then I gyve to Agnes, my wyff, the third part of all my goodes and dettes, and the other two partes I gyue to Issabell Boye, Marie Boy, Judeth Boye, my doughters, and the chyld which the said Agnes, my wyff, ys withall at the making hereof, yf so be she prove wyth chyld, equally to be devyded emonge theme, which said Issabell, Marie, Judeth, and the said chyld I do ordayne

1.—“April 26” in *Act Book*.

2.—“m. 1558. Feb. 23. Richardus Boy de Ovenden sepult.” (*Hx. Reg.*)

and mayke my true executrices. Item I do ordayne Mr. John Best, clarke, John Waterhouse, of Brod Yattes, Laurence Waterhouse, and John Brodley supervysores. Thes wytnes Richard Best, John Brodley.

Pr. Apr. 26, 1559, by Agnes, relict, tutrix or guardian of Isabell, Marie, Judeth and the unborn child, children of deceased, in minority.

235.—VMFREY HORSLEY, OF HALYFAX.

(Reg. Test. xv. iii. 363.)

Jan. 4, 1558. Vmfray Horsley,¹ of Halifax. To be buried in the churche of Sanct John Baptest at Halyfax, and one mortuarie to the vicar of the same churche according to the kinges grace actes and statutes. Item I gyve and bequeath to Isabell, my wyff, all my whole housholde which she brought with her the tyme of our mariage, one copebourd, one great arke, a lanxidell, and one cove. Item to Abraham Horsley, my brother, one tenter and one chymnay. Item to John Horsley, my brother, one mare, a pakke saddill, and one paire of lombes. Item to Vmfray Firthe one great panne. Item I gyve to John Horsley, my father, one hyve. Item to my mother in lawe one other hive, and one other hive to Isabell, my wyff, which hives stande at my fateres by theme self. And the rest of my hyves my wyf to haue the one halff of theme and Abraham Horsley, John Horsley, and Vmfray Firth to haue the other half of theme equally to be devyded emonge theme. The residewe of all my goodes and dettes I gyve the one half of theme to the said Isabell, my wyf, and the other half to the said Abraham Horsley, and John Horsley, my brother, and Vmfray Firth, my brother in lawe, equally to be devided emong theme, and they to pay to John Horsley, my fayther, fyve poundes and to the wyff of Thomas Mylner xx^s. Item I do ordayne the said Isabell, my wyff, the said Abraham Horsley, and John Horsley, my brother, and Vmfray Firth, my brother in lawe, my true executores. Thes wyttnes, Robart Bairstowe, John Bairstowe, Thomas Wilkynson.

Pr. Apr. 26, 1559, by the exors.

236.—MARGERY GRENEWOODD.

(Reg. Test. xv. iii. 363.)

Feb. 26, 1557. Margere Greenwood, of parishing of Heptonstall, wedo. To be buried in the churche yeard at

1.—“*m.* 1558. Jan. 7. Omfridus Horsley de Halifax sepult.” (*Hx. Reg.*)

Heptonstall. To the vicar therof my mortuarie according to the kinges grace actes. Also my will ys that John Grenwod, my son, the first take upe his parte of all our hole goodes. Also all my oyther goodes, my dettes paid, I geve and bequeath to Edmund Grenwod and John Grenwod, my sons, evenly to be delt betwixt them to bring [me] forth at day of my buriall and to dispoſſe the other as they thinke best, which Edmund Grenwod and John, my sons, I ordayne my trewe executores. Thes wytnes, Richard Grenwod, Edmund Cocroft, Thomas Cocroft.

Pr. Apr. 26, 1559, by the exors.

237.—AGNES BROKEBANKE, OF ELAND.

(Reg. Test. xv. iii. 413.)

Mar. 3, 1558. Agnes Brokebanke,¹ of Eland, wedowe, late wyf of Nicholas Brokebanke, late of the same, decessed. To be buried in Christianes sepulchre. Also I gyve and bequeath to Thomas Brokebanke, my eldest sonne, one that my tenement or farmehold and all the landes to the same belonginge or to and with the same used and occupied in Eland, the which lately the said Nicholas, my late husband, and I had to us and oure assignes joyntlie of the grante of Ladie Eliz. Sayvell fore terme of lyf of the said Ladie Eliz. to be hade, halden, and occupied to the said Thomas Brokebanke, my eldest sonne, his executors and assignes duringe and conteynynge the naturall lyf of the said Ladie Eliz., and the said Thomas yeldinge and paying to the said Ladie Eliz. and hir assignes yerelye duringe hir naturall lyf all suche annuall rentes, fermes, and couenantes as I the said Agnes am charged with to do and pay yerely fore the same. Itm. I gyve to Nicholas Brokbanke, my sonne, ten ponde. Item I gyve to John Brokebanke, my sonne, ten poundes. Item I gyve to Gilbert Brokebanke, my sonne, vj^{li} xij^s iiij^d. Item I gyve to the children of the said Thomas Brokebanke, to euery one of them, an yewe shepe. Itm. I gyve to two children of John Kayes, to eyther of them, one yewe shepe. The residewe of all my goodes and cattells after my dettes paid and funerall expences ended I gyve to Ellyn Kay, Jennett Brokebanke, and Agnes, the wyf of John Cosyn, my

1.—She was the widow of Nicholas Brokebanke (Will ii. 232).

"1559. Apr. 20. Agneta Brocksbanke de Elande sepult." (*Elland Reg.*)

doughters, whome I do ordayne my executors. Also I make and constitute supervisores of this my last will John Thornehill, of Fekisbey, esquier, and John Wilkynsone, of Eland, whome I hartilie desier and pray that thay will see this my last will fulfilled in all thinges accordinge to the contentes hereof as my trust is in them. Thes wytnes, Nicholas Savill, Hugh Gledill, Robart Wylkynson, and others. Itm. also I gyve to Nicholas Brokebanke, my sonne, a paire of beades which were his grandfathers. Item I gyve to Agnes, my doughter, my best gowne. Itm. I gyve to Jennet, my doughter, a paire of crokes of siluer. Also I gyve to Gilbert Brokebanke a maser dight with siluer. Thes wytnes, Willm. Sayvell, Thomas Brokebanke, *uxor* Bothoroyde, Ellyn Kaye.

Pr. My. 18, 1559, by Ellen Kay and Jennet Brokebanke, power being reserved to Agnes Cosyn.

APPENDIX A.

I.

ADDITIONAL WILLS, 1389-1559.

238.—WILLIAM LISTER, RECTOR OF METHELAY.

(Reg. Test. ii. 271.)

The Official of the Court of the Commissary General of York to William Litster, of Halifax, greeting. Highly trusting in your fidelity and industry we ordain, make, and depute you by these presents administrator in the goods of Mr. William Litster,¹ your son, and rector of the parish church of Methelay, dying intestate, etc. York. May 4, 1453.

239.—WILLIAM HALIFAX, OF NOTINGHAM.

(Reg. Test. ii. 299.)

²In Dei nomine, Amen. I, William Halyfax, of Notyngham, on the fourth day of August, 1454, make my will in this manner. Inprimis I bequeath my soul to God Almighty, the blessed Marie and all his Saints, and my body to be buried in the church of the blessed Marie, the Virgin. Itm. I bequeath one cow in the name of my principal, etc. Itm. I bequeath to the church of Saint John Baptist at Halyfax j chesabyll of cloth of golde and silke with ye amyce and the aube, a chalys with the patent and a corporas, a coueryng of a bede with the holy lame in it, etc. These witnesses, Roger Brireley, William Shermon, Ric. Stephenson, Thomas Trewe, Robert Watno.

Pr. ——. —, 1454.

1.—Mr. Will. Lytster was instituted to Methley, Jun. 22, 1451, on the presentation of Henry VI as Duke of Lancaster. His successor was instituted Nov. 17, 1452. (Whitaker's *Loidis and Elmete*, p. 273.) He could only have been an acolyte at the time of his appointment to Methley as he was not ordained sub-deacon till Apr. 8, 1452. "Magist. Willms. Litster in legibus Bacallarius Rcor. ecclie. poch. de Methelay ad tim dci. bnficii. sui." (*Reg. Kempe*.)

2.—This will, which is of some length and considerable general interest, has been printed in the Surtees Society's *Test. Ebor.*, vol. ii. Only the local references are given here, and it is curious that beyond the bequests to the church there is no mention of any local places or persons.

240.—WILLIAM MARSHALL, RECTOR OF KIRKSANDALL.

(Reg. Test. v. 64.)

Apr. 4, 1482. William Marshall,¹ rector of the parish church of Kirksandall upon Don, make my will in this manner. In primis I give and bequeath my soul to Almighty God, the blessed Marie, the most glorious virgin, and to all the Saints, and my body to be buried in the church of Saint John Baptist, of Halifax. Itm. I bequeath my best beast in the name of my mortuary. Item I bequeath to the ornaments of the high altar of the church of Sandall aforesaid iij^s iiij^d. Item to the making of the bell tower of Halifax iij^s iiij^d. Item I bequeath to James² Kent, chaplain, one blue gown. Item I bequeath to William Estwod another russet gown. The residue of my goods not bequeathed I give and bequeath to John Barestow and William Akerod,³ chaplain, whom I make, ordain, and constitute my true executors that they may dispose for the health of my soul as shall seem most expedient to them, my debts being first paid. These witnesses, William Otes, Nicholas Firth, and John Barestowe, of Halifax, fuller.

Pr. My. 25, 1482, by the exors.

241.—SIR JOHN PILKINGTON, KNIGHT.

(Reg. Test. v. 144.)

In the name of God, Amen. I, Sir John Pylkyngton,⁴ knyght, begreved with seknes at Skipton the xxviiij daye of June,

1.—He had been one of the chaplains connected with Halifax church. William Marshall de Halifax was ordained acolyte 11 Jun., 1435, sub-deacon 24 Sept., 1435, deacon 17 Dec., 1435, and priest 3 Mar., 1435. (*Archbishop's Register*.) He was instituted to Kirk Sandall Dec. 20, 1476, and died there. (*Hunter's South Yorkshire*, i. 199.) Jul. 3, 1456, William Marshall, chaplain, and John Brodeleghe, chaplain, were made "feoffees to uses" by William Otes, of Shibden Hall, in his deed of settlement of the Shibden Hall estate. Testator was a witness to the will of Ric. Northend, dated Dec. 20, 1473 (Will i. 34). Oct. 12, 13 Edw. IV. John Brodeleghe, William Marshall, chaplains, and John Lyster surrendered the reversion after the death of Ric. Northende of one messuage with the buildings thereon, 1½ bovates of land and 12 acres of roideland in Northeourome, and of one messuage, 1 bovat of land and 8 acres of roideland in Hyperome to the use of John, bastard son of the said Ric., by Elisote Otes, and his heirs for ever. On the same date they also surrendered the reversion after the death of Ric. Northende of 10 acres of roideland in Northeourome in a close called Brery to the use of the said Richard and his heirs lawfully begotten, remainder in default of such issue to John, bastard son of the said Ric. (*W.M.C.R.*)

2.—"Jacobo."

3.—Probably the William Akroyd who was rector of Marston.

4.—He was of Pilkington Hall, near Wakefield, and was descended from the Lancashire family of Pilkington, being the eldest son of Robert Pilkington by his wife —, a dau. of — Rayson, and grandson of Sir John de Pilkington.

1478, ordens my testament in this fourme. First I wit my soule to God Almyghty, and to the blissed virgyn, oure lady Seint Marye, and to all the Seintes in heven, and my body to be beried at the pleasir of God and oure Lady in my chauntery¹ in the kirk of Wakefeld. Itm. I witte to my said chauntery j messeboke, j chales gilt, ij crowettes of siluer, ij vestimentes, ij albes. Itm. I witt to the kirkwark of Wakefeld x marcs. Itm. I witt to the high alter in the same kirk j messeboke. It. I wit to euey monke in Fontaunce Abbay vj^s viij^d so that ilkone of thame seuerally say Messe of Requiem for my saule within v dayes they haue knaulege of my deth, they specially in thair memento forgyffing me allmaner of bargans had betwene thame and me. Itm. I wit to the making of the Abbay Kirk of Fontaunce x^{li}. It. I wit xx marcs to the mariege of the pouerest madyns that shalbe married within the parisshe of Halifax and Heptonstall within ij yeres next after my deth, and that to be done by ouersight of myn executoures. Itm. I wit to the executoures of Robt. Shagh to the behove of the childre of Thoms. Shaghe viij marcs. Itm. I wit to Richard Haliwell and his son xx^{li} so that they make relesse to myn assignes of a place and land I boght of his fadre in Migelay, and elles they noone to haue. Itm. I will that neuer noon of myn heires interrupte ne troubill the heires of Wolstonholme for their land at Mythome Royde, ne neuer it to occupy withoute they may purchase it. Itm. I wit to Nicholesse Tempest and his wyfe xx^{li}. Itm. I wit to Edmond Grenehalgh to the mariage of his childre xx marcs. Itm. I wit to thies of my seruantes at this daye, that is to saye, to Robt. Hilton v marcs, Edward Kaye xl^s, Thoms. Hagthorp v marcs, to John Mirfeld xl^s, to Henry Dyneley xl^s, to Laurence Dyneley xx^s, to Arthure Wentworth xl^s, to Jaymes Eccresley xx^s, to

Testator was the founder of the Yorkshire branch of the family. He married in 1464 Jane, dau. and co-heiress of William de Balderston, of Balderston, who was the widow of Ralph Langton, and after testator's death remarried Sir Thomas Wortley. In 1461 Sir John was appointed Chief Forester of Sowerby Chase, and in the same year was created Constable of Chester Castle for life. In 1462 he was appointed Steward and Bailiff of the lordship and liberty of Howden for life. In 1475 he was made Seneschal of the barony of Sherburn, and in 1477 he was one of the Chamberlains of the Exchequer. He was probably knighted about 1472. He died Dec. 29, 1478. (*The History of the Lancashire Family of Pilkington*, by Lieut.-Col. John Pilkington, pp. 29-34.)

I.—Testator founded a chantry at the altar of the Blessed Virgin Mary in the south aisle of Wakefield church, Dec. 20th, 1475, for prayers for Prince Edward IV and his brother Richard, Duke of Gloucester, and for testator and his wife Joan, and for their souls when dead, and for the souls of the father and mother of the founder, and for the souls of Gilbert Parr, Thomas Hall, and John Leycester, etc. (*The Cathedral Church of Wakefield*, by J. W. Walker, pp. 49 and 53.)

Willm. Turton xx^s, to Thoms. Curtes xx^s, to John Dighton xx^s, to Gilles Kay xx^s, to Giles Lyngerd x marcs, to Willm. Malet x^s, to Richard Roudon xx^s, to John Hunter xx^s, to John Nabbe xl^s, to Richard Branclyff xx^s, to Rauff Whitehede xx^s, to Edmond Glack xx^s, to Oliuer Haworth vj^s viij^d, to Elles Wod vj^s viij^d, to Thurstane Whitehede xx^s, to Thoms. Kechyn iij^s iiij^d, to Thoms. Blakehouse ij^s. Itm. I will that my son Edward beforwith after my dethe be had to my lorde of Gloucestr¹ and my lorde Chambrelane² hertly beseching thame at thay will in my name besuch the kinges goode grace that myn executoures may haue the wardeshipp and mariege of my said son and my lande, payng to the king v^c marcs which shalbe deliuered to thame in money, and then I will besuch my lorde of Gloucestr¹ that my said son Edward may be in the house of my lorde Chambrelane to he be of the age of xvj yere and then to be put at the kinges pleasir, and at Giles Lyngard and Henry Dyneley may waite apon hym in the mean season. Itm. it is my will that all the revenus groveyng of my land ouer the findyng of my son Edward shalbe kepped with my lorde Chambrelane to by for my said sone a mariege with land. Itm. I will that my brother Charles haue Bradley to my said sone Edward be of age of xxiiij yere. Itm. I will that Robt. Pylkington,³ my bastard sone, occupy my place at Elfletburgh⁴ and all other landes I haue in Sourebisshir to my said son Edward be of age of xxiiij yere, and fro then the said Robt. to haue Grenehirst to hym and his heires male accordinge to astate to hym therof afore made. Itm. I will my said bastard son haue all my landes in Wistowe⁵ to hym and his heires male according to the astate made of Grenehirst. Itm. it is my will that all my purchased landes beside shalbe tailed to myn heires male and for defawte of issue male of me to Robt. Pilkington, my son, bastard, and his issue male, and to ichone of my brether and ther issue male, ichone after other, as shalbe sett in the deide y^of made. Itm. it is my will that myn executoures shall yerely take all the revenus of Kelfeld⁶ to John Fitzhenry

1.—Afterwards King Richard III.

2.—Lord Hastings.

3.—Testator's son Edward dying without heir, Robert eventually succeeded to all his father's estates.

4.—Elfaburgh.

5.—A parish 3 miles N.W. by N. from Selby, partly in the liberty of St. Peter of York, but chiefly in the wapentake of Barkston Ash.

6.—A township in the parish of Stillingfleet $6\frac{1}{2}$ miles N. by W. from Selby.

come to age of xx yere to perfourme my will. Itm. I will that John Pilkington haue euery yere vj marces to finde hym to his lernynge at Oxenforth. Itm. I will that my wife Dame Johan haue hir dower of my landes except Bradley. Itm. I will that she haue Pilkington Hall nigh Wakefeld with Snapethorp for terme of hir lyffe so she dwell on it for the moste partie. Itm. I will that she gyff yerely to John Gargrave and Willm. Gargrave, and to aither of thame, v marces in the yere for terme of ther liffes, and if she will not so doo then I will that myn executoures haue it and occupy it to the profite of my son Edward payng yerely to aither of the said John and Willm. v marcs under fourme afore reheresed. Itm. I will that my son Robt. haue the keping of Aringden parke to my son Edward come to age of xxiiij yere, and if the said Robt. die than my brother Charles to haue the said keping during the same terme. Itm. I will that myn executoures haue the gardenshipp and mariage of John Staneton to th'entent that they may sell it in the moste aduailable wise so that the money y'of taken with the reuenus of my lyvelod ouer the findinge of my son Edward may purchase a mariage with land for my said son by the ouersight and aduyse of my lorde Chambrelane. And for the accomplishment of this my will I lowly and hertly besuche my lorde off Gloucestr' and my lorde Chambrelane that they will at the reuerence of God be myn executoures, with them Willm. Caluerley and Robt. Chaloner, the which my lordes bothe, Willm. Caluerley and Robt. Chaloner I ordeyn and make myn executoures besechynge my said lordes to suffre the said William and Robt. to occupye and administre for performyng of this my will, making accomptes to my said lordes at their commaundement. Itm. I will that my lorde of Gloucestr' shall haue a emeraunt set in gold for which my said lorde wold haue geuen me c marcs. Itm. I will that my lorde Chambrelane shall haue a bedd of arrasse with angels of golde. Itm. I will that Willm. Caluerley and Robt. Chaloner shall haue aither of thame c^s and ther costes to be made of my goodes when they ryde and labour for performyng of this my will.

Pr. Jun. 30, 1479, by Ric., Duke of Gloucester, power being reserved to the co-exors. Afterwards, Sep. 20, 1479, the abovesaid William Caluerley and Robert Chaloner utterly refused to take upon themselves the administration.

242.—HENRY SAYVELL.

(Reg. Test. v. 214.)

Feb. 21, 1483. (1 Ric. III.) Harry Sayvell,¹ one of the yomen of the chambre of the king. First I gyff and bequeth my saule to Almighty God, to oure blissed ladye Seynt Marie, virgyne, and moder of oure Lorde Jesu Cryst, and to all the Companye of heven, and I bequeth my body to be buryd in the chirch of White Freres in Fletestrete in the suberbez of London, if it fortune me in London decesse. Item I bequeth to the Priour and Conuent of the White Frerez in Fletestrete for myn exequies, Masse of Requiem, and for a trentall of Masses there to be songen or saide for my saule or sone after my decesse by the saide frerez vjs viij^d. Item for braking of the grond in the same chirch and makyng of my grave there before oure blissed Lady vjs viij^d. Item I bequeth x^s to be disposed and distributed by myn executores to the chirch warkes of Sendale in Yorkeshire and amonges pore people in the same parissch inhabited most nedy by the discrecon of myn executores that my saule may be prayd fore there. Item in lyke wise to the chirch workes of Thornehill and pore inhabitantes there moste nedy other x^s. Item to the chirch workes of Eland and pore inhabitantes there moste nedy, also by the discrecion of myn executores, other x^s. Item I bequeth to Thomas Sayvell, squyer, xl^s. Item I bequeth to Jane Eland to hir mariage xl^s. Item I bequeth to Elizabeth Eland to hir mariage xx^s. Item I bequeth to euery howsald seruant dwelling with myn olde Lady Sayvell xx^d. Item I bequeth to the reparacon of Eland brige vjs viij^d, and to the reparacion of Cowfordbrige² vjs viij^d, and to the reparacon of the new brige called Mirfeld brige vjs viij^d. Item I bequeth to Robert Agland to pray for my saule a cove or els viij^s in money. Item I will that myn exequyes, that is to say, Dirige and Masse of Requiem, bedone for my saule in conuenient tyme after my decesse in the parissch chirches of Sendale and Thornehill and also in the chapell of Eland, and yt euery preste beyng at euery of the same chirches the tyme of my saide Dirige and Masse haue payed for ther laboure by the handes of myn executour or executoures iij^d. Item I pardon and remitt and also clerely relese and quyte clayme by thiez presentez to ³ Nowell, of Heton, and to John Diconson, of Heton, that is to wit, to the saide

1.—He was the son of Thomas Savile, of Hullenedge, by his wife Ann, dau. of John Stansfeld. (Watson's *History of Halifax*, p. 182.)

2.—Cooper bridge.

3.—Blank in Register.

Nowell all the dettes and almaner sumes of money that the same ¹ Nowell oweth unto me in eny wise, and to the saide John Diconson half the dett that he oweth me. Item I will that my saide executores shall end with John Kynnesley for all such landes as I bought of hym in the moste easy wise then by there discrecones, he to chese whether he will haue his land ageyn or not, and he will haue it ageyn to paye such money as he hath receuied at his ease as they and he may agree. Item I will that myn executores dele with John Holme in lyke wise. And the residue of all my goodes after my exequies done, my dettes truely paide, and this my testament fulfilled, I holy gyff and bequeth to Elizabeth Waterton, wydowe, and to my broder Thomas Sayvell to dispose for me by there best discrecon and to reteigne to ther awn proper use and avauntage after that they haue accomplished this my testament and last will and done for me as they wold be done fore. And I make and ordeign the saide Elizabeth Waterton and Thoms., my brother, of this my present testament my feithfull and true executores, prouided alwey that if the saide Elizabeth Waterton for hir parte willnot be agreeable to take the charge of thies presentes as executrice with the saide Thomas, my broder, as is aforesaide, or that if the same Elizabeth hereafter happen to be maryed that than she shall take, haue, nor enioye eny benefet of eny legate of my goodes to [her] herin yoven or assigned nor of my goodes in eny wise in hir keping; and than I wolle and ordeign that the sade Thoms. Sayvell, my brother, and Thoms. Blakker, my brother in lawe, bene sooly executores of this my saide testament chargeable with the same in euery poynt as they wolde be doone fore in case like. And as [to] the disposicion of all my landes and tenementes² within the countie of York this is my will, first I the saide Herry Sayvell woll that all tho that now be enfeofed in my saide landes and tenementes to myn use at suche tyme as they resonable be required by my saide executores, or eny of thame, shall therof by

1.—Blank in Register.

2.—Mar. 18, 1 Ric. III. Henry Sayvell, son of Thomas Sayvell, of Holynggege, by Thomas Blacker surrendered all his messuages, lands, meadows, and pastures with their appurtenances within the lordship of Wakefeld, viz. three parts of one messuage newly built, 19 acres 3 roods of land, and one messuage, 12 acres of land, in Horbury; and a close called Wharell roide, also called Halyfaxe roide, in Sandall, late John Kynneslay's; and three parts of two messuages and 60 acres of land in Hyperome, Rastryk, and Holme; two messuages, one toft, three bovates six acres of land in Erlesheton and one rood of land in Mappellwellroide in Ossett, late Thomas Baledon's and Agnes', his wife's; to the use of Elizabeth Waterton, late wife of Robert Waterton, armiger, and Thomas Sayvell, brother of the said Henry, and their heirs for ever for the performance of the last will of him, Henry, by the same Elizabeth and Thomas Sayvell, by the supervision of the aforesaid Thomas Blacker. (*W.M.C.R.*)

dede sufficient in lawe enfeoffe my saide executores to be had to thame for terme of the lyves of the same myn executores, and of euery of thame langest lyving, and that my saide executores of the same landes and tenementes bothe of fre lond and coppye hold shall joyntly perceyve th'issuez and profettez during ther lyves, and of the issuez and profettes commyng of all the sade landes and tenementes I will that my saide executores and feoffez shall departe by ther discrecones one parte to my broder Willm., to my suster Agnes, and to John Diconson, my seruant, yerely. And furthermore I will that tho that be enfeoffed to myn use of and in an house, croft, and gardynes in Waikefeld, late Mason, y'of make a sure and sufficient astate in lawe to my saide brother Thoms. Sayvell and to his heires and assignes for euer. And I woll that the same Thoms., my broder, also haue to hym and to his heires for euer all tho landes and tenementes the which he and I haue joyntly purchased in Sendale or in eny other place. And the reuersion of all the saide landes and tenementes, bothe fre lond and coppye hold, such as before I haue not named to my saide brother Thoms. and to his heires and assignes after the deceste of my saide executores I will shall remayn by the discrecon of my saide feoffees and executoures unto my bredern and bredern childre and to there heires and assignes for euer, except landes and tenementes to the yerely value of xl^s which I woll my saide feoffez to be seised of still to the exhibicon, sustentacon, and fynding of a preste to syng for my saule, and for the saule of my saide brother Thoms., for the soules of ouré benefactores, and all Xpen. saules after the discrecon of the same my broder Thoms. Sayvell and by his advise to be done. In the presence of the above written Thoms. Sayvell, squyer, Thoms. Broune, scryvener, of London, writer of thiez presentes, Willm. Ermitage, citezeine and upholder, of London, Willm. Diconson, Robert Stryg', and also Robert Agland.

Pr. Mar. 22, 1483, by the exors.

243.—WILLIAM FYRTH, OF DEWESBERY.

(Reg. Test. v. 380.)

'Aug. 15, 1490. William Fyrth,¹ of Dewesbery. To be buried in the church of All Saints of Dewesbery, and for my mortuary my best beast.² And I bequeath to each

1.—He was evidently a member of the family of Firth, of Barkisland, though the exact connection is uncertain.

2.—"*aueriu*."

priest present at my exequies on the day of my burial iiij^d, and to each clerk j^d. And I bequeath my saltcellar and a silver box for a pyx to be made thereof and for the body of Christ to be placed in the same to be hung above the high altar. It. I bequeath to the chantry of Dewesbery¹ one close called le Kair' lying within the parish of Bateley in augmentation of the same chantry for ever. And I bequeath to Thomas, my son, my best gown and my best tunic. It. I bequeath to Margaret, my daughter, one house in Eland to hold to her, her heirs, and assigns. It. I bequeath to Johan, my daughter, one house called Bank Rode lying within the same parish of Eland to hold to her, her heirs, and assigns. And I will that they have the said houses after the marriages of their sisters. It. I will that Maria, my wife, have all the ornaments belonging to her body, viz. a silver girdle for a gown with a silver mirror.² And I bequeath to Thomas Yongsmyth, vicar of Dewesbery, one silver cup,³ and to John Norton xx^s, and to my daughters unmarried, to each of them, five markes. And I will that all my goods be divided into three parts, viz. between me, the aforesaid William, Maria, my wife, and my said daughters unmarried. The residue of all my goods not above bequeathed, my debts first paid, I give and bequeath to my executors underwritten, whom I make, ordain, and constitute, viz. Maria, my wife, Thomas Yongsmyth, vicar of Dewesbery, Thomas Burgh, and Alexander Elistones, to faithfully execute and fulfil all the premises. I ordain John Suthill, armiger, supervisor of this my will, to whom I bequeath xx^s for his labour. Thes witnesses, Nicholas Hopton, Robert Barston, Thomas Smyth, Xpofer. Ottys, and John Broune.

Pr. Sep. 9, 1490, by the exors.

244.—SIR THOMAS SAYVELL, VIC. OF BRAITHWELL.

(Reg. Test. v. 464.)

Jul. 29, 1495. Adm. of all the goods of Sir Thomas Sayvell,⁴ late vicar of Braithwell, dying intestate, was committed to Robert Saivell, of Eland, parish of Halifax, and William Saivell, of the same, the administrators deputed by the ordinary authority in the goods of the same, being sworn, etc.

1.—There was only one chantry in Dewsbury church and this was of the "foundation of John Southill," founded Jun. 1, 7 Henry VII.

2.—"*toge singule argent' cum mirra argent'.*"

3.—"*unam peceam argent'.*"

4.—He succeeded William Swynton Feb. 4, 1482. (Hunter's *South Yorkshire*, i. 134.)

245.—WILLIAM ROOKES, PAR. OF BRADFORD.

(Reg. Test. ix. 74.)

¹—22, 1518. Willm. Rookes.² First I witt my soull to Almyghty God, to our blyssede lady his Moder, and to all the holy Company of hevyn, and my body to be buryde in my paroche churche of Bradford. Itm. I wytt for my mortuarie my best beaste after the custome of the contre. Itm. to the high alter for tithes forgotten xx^d. Itm. to the kirke warkes of Bradford vj^s viij^d. Itm. to the chappell of Heton³ vij^s. Itm. to Jennet Wilkynson, my sister, ix^s or a cowe. Itm. to Thomas Rookes xij^s iiij^d. Itm. to Gilberde Rookes xij^s iiij^d. Itm. to Agnes Rookes xij^s iiij^d. Itm. I will that Mr. John Tempest, Mr. Thoms. Strey, John Milner, and Sir Thomas Ecoppe, preste, be feoffees of and in all my landes, tentes, and rentes with appourtenancez in Moreclyff and Shelve in the countie of Yorke [and] stande and be feoffez theroff to the use of me the said Willm. Rookes for terme of my lyffe and after my decesse to the use and perfourmance of this my last will.⁴ And I will that Anne, my wyff, receyve the isshues and profettes of all my said landes, tentes, and rentes for terme of viij yeres next after my decesse to hir owne use and for the performance of this my laste will and payment of my dettes. And after that thies viij yeres be spent I will that my said feoffeez stand and be seasede of the said landes, etc., to the use of the righ[t] heyres of me the said Willm. Rookes for euer if so be that my said heyres suffer my said wiff peaxble to enioy and receyve the profectes of all the said landes duryng the said viij yeres without trowble or lett by hym or any oder by hym. And if he lett or trowble hir at any tyme duryng the said viij yeres than I will that my said feoffez stand

1.—The wills of the Rookes family are given, as they held considerable property in the graveship of Hipperholme and in Shelf, and contributed to the endowment of both Coley and Lightcliffe chapels. They are said to have descended from a family of the name formerly resident at Rookes Hall in Hipperholme.

2.—Testator's interest in Coley chapel is shown by the following extract from the Court Rolls. Apr. 28, 6 Hen. VIII. William Rookes, of Roideshall, Ric. Rookes *del* Rookes, and others took of the lord 1 acre of land from the lord's waste in the graveship of Hyperome bounded by a close called Wynters on the east, land of William Otes on the west, *le* Kirkegaite leading from Coley to Halifaxe on the south, and Jeggrefe on the north, for a chapel "*de nouo edificand*" upon the same, which was granted to them and their heirs for ever to the said intent, paying iiij^d of new rent at the usual terms, and they gave to the lord xx^s for fine of ingress. (*W. M. C. R.*)

3.—Cleckheaton.

4.—A copy of the feoffment is enrolled in the Register. It is dated Jan. 22, 10 Hen. VIII, and the witnesses are Ric. Walker and William Bukley. It contains no additional information.

and be feoffez of the said landes and tenementes to the only use of my said wyff for terme of [her] lyffe and after here deceste to the use of my next heyre as is aforesaid. The residewe of my goodes afor nott assigned I give to the said Anne, my wyffe, whome I make myn executrice. Thies beyng witnessez, Ri[c]herd Rookes, Richerd Walker, and Willm. Bukeley.

Pr. Feb. 8, 1518, by the exrix.

246.—ANNE ROKES, OF DONCASTRE, WIDOW.

(Reg. Test. ix. 237.)

In Dei nomine, Amen. I, Anne Rokes,¹ widdo, makes my last will and testament the xij day of Juny in the yere 1521. First I bequeath my saul to Almyghtie God, that blissid and gloriose virgyn our lady Saynct Mary, Saynte Anne, and to al the Saynctes of hevyn, and my body to be beriede their where it shall please God that my bidyng shalbe at the tyme of my deth. Itm. I bequeath for my mortuary my best beast after costome and maner. It. I bequeath to t'hye altar for tithes for gettyn xij^d. It. I bequeath to makyng of a glasse wyndo in the church of Bradford iiij stonys of woll. It. I bequeath to my broder Strei xiiij^s iiij^d. It. to Sir Robert Strei² vj^s viij^d. Itm. to my sister Rishworth my best cow. It. I bequeath to Sir Thomas Hillingworth, Sir Thomas Ecope, Sir Percyvall Webster, and Sir Tristeram Horton, euery one of them, xij^d. Itm. I gif to Jenet Wilkynson ij stonys of woll. It. I gif to Cecilye Smyth a stone of woll. It. I gif to Agnes Amyas and hir sister ij kye or els the valour of them. Itm. to Anne Rokes vj^s viij^d. Itm. I gif to Agnes Birtle a stone of woll. Itm. I gif to Isabell Rodley a ciste. It. I gif to Isabell Brodley my beste smoke, my best kerchief, and a foldyng borde. It. to George Pollard a couerlett, a par blankettes, and a par of sheites. Itm. I gif to my maiden, Alicie Naler, vj^s viij^d, or els the valour therof. It. I gif to Alicie Pecher my best borde clothe. It. I gif to George Pollard xiiij^s iiij^d. Itm. to Maltby wif my blake kirtle. Itm. to Faulle wif a smoke. Itm. to Maistres Cooke a ciste. It. to Xpofer. Butterfeld an olde panne. Itm. to Alicie Pecher a couerlett, a mantle, and my best hatt. It. to my Lady Tempest a gowne. Itm. I will that George Pollarde haue iiij stottes for his iiij markes that I owe hym. Itm. I will their be disposed for

1.—Probably the widow of William Rookes (Will ii. 245).

2.—He was Cantarist within the par. of Sprodburgh and founded a chantry in Doncaster church.

me the day of my beriall viij^s iiij^d. The residue of my goodes not bequest I bequeath frelye to Thomas Westby, my broder, whome I make my executour. Thes beyng witnesses, Sir Robert Strey, preist, Thomas Rawson, George Pollard.

Pr. Oct. 7, 1522, by Thomas Westby.

247.—RICHARD ROKES, OF RODES HAULL,
PAR. OF BRADFORDE.

(Reg. Test. xi. 164.)

Feb. 11, 1534. Ric. Rokes,¹ of Rodeshauill within the parishe of Bradforde. Inprimis I bequethe and witte my soule to Almyghtie Jesu, my creatour, to our ladie Saincte Marie, and to all the Companye of heven, my bodie to bee buried in the parishe churche of Sancte Petre and Paule of Bradforde. Itm. I bequethe to my curate to pray for me after th'actes of parliament. Itm. to the sacrament of the altare for tithes forgoton ij^s. Itm. to the churche xx^s, to bee bestowed about the roide as it shalbee thought conuenient by Sir Tristram Horton and Thoms. Jowett. I bequethe to John Birtbie a cowe. Itm. to Ric. Birtbie ij oxe stirkes, ij whie stirkes, and to euery childe that he hathe a wedder hogge. Itm. to Margerie Graue a cowe and ij whies. Itm. to Heton² chapell iiij^s iiij^d. Itm. to Colay chapell iiij^s iiij^d. Itm. to Sir Thomas Ecoppe iiij^s iiij^d. Itm. to Sir George Yngram iiij^s iiij^d. Itm. to Sir Tristram Horton xx^s. Itm. to Sir Thomas llyngworthe iiij^s iiij^d. Itm. to Mr. Tristram Bolling xx markes if I departe with the warde at this tyme then vj^{li} xiiij^s iiij^d to bee payed before mydsomer nexte comyng and the odre vj^{li} xiiij^s iiij^d to bee payed that tyme tweluemoneth. Residewe of all my goodes not witte I gif to William Rokes, my sone, whome I make my trew executour. Theis being witnes, Robert Bolling, gentilman, Sir Thomas Ecoppe, Sir Tristram Horton, William Brodeley, Robert Wodde.

Pr. Sep. 24, 1535, by the sole exor.

1.—Testator was the son of John Rookes. Feb. 24, 11 Hen. VIII. Ric. Rookes, son of John Rookes, of Rodeshall, paid xvij^s for license of herioting one messuage, two bovates and two acres of oxegangeland, and 8 acres and 1 rood of rodeland in Hyperome after the death of William Rookes, uncle of the said Ric., whose heir he is. (*W.M.C.R.*) He gave by indenture dated 1 Mar., 20 Hen. VIII, one parcel of ground in the end of a close wherein the chapel of Lightcliffe standeth, and also 13^s 4^d a year for ever, out of the rest of the said close, towards the maintenance of a priest there. (Watson's *History of Halifax*, p. 652.) He was also a contributor towards the original endowment of Coley chapel. "Richard Rookes, of Rodeshall, a yearly rent of three shillings and four pence, out of a messuage, with lands, in Shelf." (Watson's *History of Halifax*, p. 653.)

2.—Cleckheaton.

248.—DAME ELISABETH SAYVELL, OF TANKERSLEY, WIDOW.

(Reg. Test. xi. 591.)

In the name of God, Amen. Elisabeth Sayvell,¹ of Tankersley, widue, late the wif of Sir John Sayvell, knyght, decessed. I bequeathe my soull to Almightye God, and my body to be buried in oure Ladies quere within oure parishe church of Thornhill, and will that my obsequies shalbe done by the discession of my executoures. And further I bequeath to Edward Sayvell and to Dorithe Sayvell, the children of my sone Henrie Sayvell, knyght, to euere of theme, one siluer spone gilte. Also I giue to my doughter the Ladie Anne Thwaittes one goblet of siluer withoute a cover, and I giue to my doughter the Ladie Elisabeth Conyers one siluer goblet with a couer and a siluer salte gilte with a couer therunto belonging. Also I giue to Margaret Wortley, my doughter, one siluer goblet. Also I giue to Chrofer. Conyers, the sonne of Sir Thomas Conyers, knyght, decessed, my ij gret siluer saltes parcell gilte with the couers to theme pertenyng. Also I giue to William Thwattes and Isabell Thwaittes, the children of the aforsaide Anne, to euere of theme, one siluer spone gilte. Also I giue to Michael Sotehill and Frances Sotehill, the children of the aforsaid Ladie Elisabeth Conyers, to eyther of theme, one siluer spone gilte. And further I giue to Elisabeth Lacie, the wif of Richarde Lacie, one siluer spone and a pare of beades with gawdes of golde, and to Katheryne Thwaittes, doughter of th'aforsaide Ladie Anne, one pare of corall beades. Also I giue to Richarde Lacie and to Henrie Thwaittes, sone of the said Ladie Anne, to eyther of theme, one siluer spone. And I giue to xij power men which shalbe provided to bere torches aboute my bodie the day of my buriall, to euere one of theme, one blake or whit gowne. Also I will that all and euery of my seruantes at the day of my death shall haue euere one of theme ther full and holl yere wadges and that euere man seruante shall haue a blake cotte, and euery woman seruante a blake gowne, and thos that haue most nede to be rewarded by

1.—She was the second wife of Sir John Savile who died on the feast of St. John, 20 Hen. VII (1504), and dau. of Sir William Paston, Kt., by his wife Jane, dau. and co-heiress of Edmund Beaufort, Duke of Somerset. Her daughter Anne married Sir Henry Thwaites, of Lund; her daughter Elizabeth married Thomas Conyers, of Sockburn, and Thomas Soothill; and her daughter Margaret married Thomas Wortley, of Wortley, and Ric. Corbet. (*Dug. Vis. of Yorks.*, Clay's edition, p. 64.) The Probate Act, i. 363, probably refers to testatrix's husband. There is a monument to Sir John Savile and his two wives in the north choir of Thornhill church.

the discrecion of myn executours. And further I will that Sir John Wilkinson or some other honest prest shall singe for my soull one holl yere after my death to haue towards his lyvinge for that yere iiij^{li} xiijs^s iiij^d. And further I will that all other goodes and cattals whiche shalbe left after my dettes and legacies paide shalbe gyven and bestowed by myne executours to Isabell Thwaittes and Frances Sotehill equally to be deuydede emonges theme or otherwise at the discrecion of myne executours. And further I make and ordan by thes presentes myne aforsaid doughters Anne Thwaittes and Elisabeth Conyers my full and sole executours. Also I giue to the Lorde Talbote, Erle of Shrowsberie, and to Henrie Sayvell, knyght, iiij^{li} betwixt theme, and make theme to be supervisors of this my last will. Jul. 1, 33 Hen. VIII. Thes beinge witnesses, Thomas Cokson, prest, parson of Tankersley, Edmund Ashton, scole maister of Hemesworth, and William Gargrave.

Jan. 13, 1541. Adm. of the goods of the same within the jurisdiction of the Lord Archbishop of York was committed to Lady Elisabeth Conyers, daughter; Lady Anne Thwaittes, daughter, renouncing adm. of the goods and execution of the will.

II.

WILLS PROVED IN THE PREROGATIVE COURT OF
CANTERBURY.

249.—THOMAS ROKIS.

(Reg. Stokton. 12.)

Thomas Rokis,¹ the elder, esquire. To be buried in the church of All Saints, Wynges,² or other sacred place where God may have disposed. To the fabric of the church and bell tower of Wynges for the health of my soul, the souls of Margery, my wife, and Isabel Russe, etc., £20. Also I bequeath to the church of Halifax in the diocese of York towards the making of a glazed window there with the Crucifixion in the middle, and the picture of Saint

1.—Testator was probably a member of the family of Rookes, of Rookes Hall in Hipperholme.

2.—In Bucks., 3 miles S.W. by W. from Leighton-Buzzard.

Christopher¹ on one side and the picture of Saint George² on the other side, with the arms of the king in the top and my arms beneath the Crucifixion³ lxxvj^s viij^d. For salary of a priest immediately after my decease for 3 years in the chapel of S. Mary the Virgin in Winge to pray for my soul, the soul of Margery, my wife, my parents' souls and others £18. For exequies and distributing to the poor on the day of my decease £10. (Several legacies.) To John Rokis, my cousin,⁴ 66^s 8^d. To Thomas Rokis, my nephew,⁵ 40^s. To every of four orders of Friars in the town of Bristol 6^s 8^d. To Abbot of Woborne for celebrating my exequies 6^s 8^d, and among his brethren 6^s 8^d. To Friars Minors in Ailesbury 20^s. Friars of Dunstaple 6^s 8^d. To distribute and dispose among poor handmaidens to marry them and other ways in divers countries⁶ and especially in cos. Beds. and Bucks. at discretion of executors £40, so that they have especial memory to pray for the souls of me, Margery, my wife, and Isabel Russe. To every brotherhood to which I am admitted a brother 6^s 8^d for masses for my soul and souls of the faithful departed. Residue I will that my executors dispose in the best manner partly for my sons⁷ not married or beneficed and partly for reward of my servants, Thomas Shepperd in special, and Thomas Cooke, of Brikhull, and others at discretion of executors. And for this will to be fulfilled I ordain Master John Norland, clerk, and William Rokes, of Bristol, executors; to each for his labour £10 beside necessary expenses. Moreover I appoint my beloved sons⁸ Robert Rufford and John Rokes executors jointly with the said executors John Norland and William Rokes, to each of whom I bequeath 100^s, etc. I have set my seal of arms 7 January, 1457[8], 36 Hen. 6.

Pr. at Lamehithe, 9 March, 1457[8]. Administration to executors in said testament named.

1.—St. Christopher was the patron saint of children and was very frequently represented in stained glass windows about this date. The very large mortality amongst infants and young children in medieval times may have prompted the efforts made to gain the intercessions of this saint.

2.—St. George, the patron saint of England, was very popular among the people. Watson makes mention of the altar of St. George in Halifax church. The fabric of St. George, the service of St. George, and St. George priest are mentioned in the wills of James Litster (i. 144), Ric. Ambler (i. 150), and Ric. Northend (i. 158).

3.—“*ad quandam fenestram glasiatam ibidem faciendam cum Crucifixo in medio, et in uno latere ymagine Sancti Christofori et in alio latere ymagine Sancti Georgii, cum armis domini Regis in summitate et armis meis subtus Crucifix’.*”

4.—“*consanguineo meo.*”

5.—“*nepoti meo.*”

6.—“*patriis.*”

7.—“*filiis.*”

8.—“*dilectos meos filios.*”

250.—RICHARD EYCRODE.

(Reg. Vox. 3.)

Richard Eycrode,¹ of London, grocer, beying hole of mynde. Nov. 22, 9 Hen. VII. To be buried in the churchyerde of Saint Paule in London. The parson of Saint Marie Magdalen, my curate and my gostly fadre, to haue for offerings forgotten xx^d. Of such money that my uncle Richard Eycrode hath of myn in hys hand, that is, x^{li}, and above that my suster Alyce haue lx^s I will she haue the profite of Hepton Heye that shall growe thereof. I will that my suster Margaret haue xx^s of the said x^{li}. I will that the church of Optonstall,² where my father ys buried, haue a chaleis of lx^s or els a ornament of the value of lx^s to pray for my soule and for the soules of my father and modre. I will that the parish church of Saint Dunston in Flet stret haue to the church warde xx^s. I will that Edward Myreell, my fellowe, haue 1^c of lode weytes, a grene jaket, and ij paire hoses. I will that Wylliam Eycrode, my cousyn, haue iijs iiij^d which he doeth owe me and I will that it be neuer askyd hym. I will that the said William Eycrod haue my tawny gown and my shorte medly gown. I will that Mavlyn Colman haue the residue of goodes, my dettes paid, my legacy fulfilled, to pray for me, and I pray my maister William Campion to take upon hym the execucion of this my will. Witnesses, my gostly father depute of the parson of Saint Marie Magdalen, Roger Kyrkehed, and John Adams, gyrdeler.

Pr. at Lambeth, 28 Nov., 1493.

251.—CHRISTOFER LACY.

(Reg. Ayloff. 9.)

13 April, 1518. I, Cristofer Lacy,³ citizen and grocer, of London. My body to be buried in the churchyard of S. Magnus, the Martyr, next London bridge, where I am parishioner, beside the body of William Lacy late my son. I will that all my goods, chattels, and debts be equally

1.—The place of the testator in the pedigree of the Akroyd family is uncertain though he may be the son of John Akerod (Will i. 316.)

2.—Heptonstall.

3.—Testator appears to have been the son of Gilbert Lacy (Will i. 48). The following notes taken by Mr. John Lister from the deeds of the Dove House estate in Southowram, are of considerable interest. Jan. 13, 1476. Thomas Neleson, of York, merchant, lets the property to Gilbert Lacy, of Southowram, gent. Aug. 7, 1481. The lease was renewed for fifty years. Sep. 21, 1484. Thomas Neleson, of York, son of the above Thomas Neleson, sells the estate to Gilbert Lacy, esq. 8 Hen. VII. In the court rolls of the manor of Cromwellbottom (*Dodsworth's MS.*),

divided into three parts; whereof one I bequeath to Elizabeth, my wife; the second part to John, Agnes, and Margaret, my children, "and to the infaunte beinge in the wombe of the said Elizabeth, my wife, yf any be." If any die, the part of him or her to remain to the other of them; and a third part to my executors for performance of my will and testament. To my brother Thomas Lacy 40^s, and I forgive him 21^s which he owes. To Sir Edward Lacy, my brother, my "seconde violet gowne furred w^t blak bogye." To my brother Richard Lacy "my blak gowne lynes w^t Saint Thomas worsted and my best partelot of blak velwet." To John Vincent and to my sister Agnes, his wife, "a gowne of russet furred w^t blak bugge, a doblet of blak sarcenet, and in money xiiij^s iiij^d." To Robert Lacy, my servant, £3, and I forgive him one year of his apprenticeship. To John Lacy, his brother, 20^s. To Hugh Lacy a dagger with a gilt haft.¹ To my aunt Thomson 13^s 4^d. "I will that my bowes and myne arrowes be devided amonges my companyons at the disposicion of my wyfe." I bequeath to John Savell in money xx^s and xvij^s which he lent to Ambeler of Wakefeld. I bequeath to the parish church of Halyfax a cope of the value of 40^s. Item "to the awter of our Lady there an awter cloth both for above and beneth of Bruges satyne to the valour of xx^s." To the chapel of Middysley² a vestment, price 20^s. Item to parish church of Sprydlington³ a vestment, price 16^s 8^d.⁴ The residue of the said iiijth⁵ part not bequeathed I give unto Elizabeth, my wife, whom I make executrix, and her co-executor John Hasteler, haberdasher. My overseers John Wattes, grocer,

it is stated that Gilbert Lacy has died since the last court, and that Gerard Lacy is his son and heir and of full age. Sometime before 1504 Gerard Lacy conveyed the estate to feoffees to uses, viz. to Percival Amyas and John Rishworth, esqrs., Thomas Savile, of Southowram, gent., John Soothill, and John Lister, who conveyed one moiety to Edward Lacy, a younger brother of Gerard, and the other moiety (Jun. 3, 1504) to Christopher Lacy, another brother of the same Gerard. Feb. 26, 1504. Edward Lacy conveyed his moiety to John Savile, Arthur Lacy, clerk, Hugh Boswell, clerk, and John Waterhouse as "feoffees to the use of such priest as shall ever for the time being and reading service for the soul of William Symys within the parish church of Barnsley of as much land as shall be to the value of 13^s 4^d yearly" and "of the residue of the said lands" to the use of the said Gerard and his heirs. Jun. 5, 1504. Christopher Lacy releases all his rights in the estate (having previously conveyed his moiety to them) to Richard and John Oldfeld and John Crowther and their heirs. Sep. 30, 1504. The feoffees to uses (above named) conveyed Edward Lacy's moiety to the same Oldfelds and Crowther so that they became possessed of the whole estate, subject to the rent charge of 13^s 4^d due to the Barnsley chantry.

1.—Here some names are omitted.

2.—Luddenden chapel, which is in Midgley.

3.—In Lincolnshire, 9 miles W.S.W. from Market Rasen.

4.—Some bequests omitted here.

5.—*Sic*.

and Richard Panell, merchant tailor, and to every of them 10^s and a new black gown of five shillings the yard, and to every of their wives a new black gown of the same price. These witnesses, Thomas Lameman, cutler, Thomas Cheverell, haberdasher, and Henry Standysse, scryvener.

Pr. at Lamehithe, 15 May, 1518, by oath of exors. in said testament named, etc.

252.—ROBERT HANSON, CLERK.

(Reg. Pynnyng. 41.)

¹In Dei nomine, Amen. Robert Hanson, of Lytle Myssenden.² To be buried in the paryshe church off Saint Peters Chaulfount.³ Item I bequeathe to the sayd church of Chalfount one vestement and a payre of iron rackes. Item to the church of Lytle Missenden one vestement and two portuaces. Item to the church of Huthersfelde one vestement and a frontall. Item to the church of Ambry⁴ one vestment. Item to the church of Yelond⁵ one vestement. Item to the church of Darfeld one vestement. Item to Himsorth⁶ chappell one vestement. Item to poore folkes of Great Myssenden⁷ paryshe xiijs^s iiij^d. Item to the poorefolkes of Saint Peters Chaulfont xxvjs^s viij^d. Item to the prisoners of Aylesbury ij^s. Item to Mother Graunt a sheate. Item to Rychard Lyon of Saint Peters Chaulfont all my goodes, moveable and unmoveable there being. Also I give to the sayd Rychard my copy holde in Saint Peters Chaulfont to him and to his heires and they for to kepe an obite yerely for the space of twenty yeres whiche shall begynne in the yere of our Lorde God a thousand five hundreth forty and six bestowing yerely during the sayd terme vjs^s viij^d for the sayd obite. Item I will to Thomas Keye, my seruant, twenty markes to make him a stock of the whiche vj^{li} xiijs^s iiij^d to be payd of my goodes, and vj^{li} xiijs^s iiij^d of my dett. Also I give to the sayd Thomas haulf my linnen stuff. Item I give to my cousin Mr. Hanson, of Oxford, all my bokes ungiven and a standing rote. And also I give

1.—This will is included, for whilst nothing appears to be known of the testator the local references are interesting, though they leave it doubtful as to whether he was a member of the family of Hanson of Huddersfield or Rastrick.

2.—In Bucks., 2½ miles W.N.W. from Amersham.

3.—In Bucks., 4 miles E. by N. from Beaconsfield.

4.—Almondbury.

5.—Elland.

6.—Hemsworth.

7.—In Bucks., 26 miles S.E. by S. from Buckingham.

to Mr. Otewell, of Great Myssenden, my veluet typpet and a boke. The residue of my goodes I will that Rychard Lyon distribute them for my soull health. Thies being present, S^r Wilyam May, of Oxford, Sir Thomas Barnard, clerke, Thurston Boverton, James More.

Pr. Nov. 4, 1545, by John Kydde, notary public, proctor of Richard Lyon, exor.

III.

WILLS AND ADMINISTRATIONS FROM THE ARCHBISHOPS' REGISTERS AT YORK.

253.—SIR JAMES DE ELAND, RECTOR OF TA[N]KERLEY.

(Reg. Zouche. 330.)

Adm. of the goods of Sir James de Elande,¹ late rector of the church of Tankerley, granted to Sir John de Elande, knight, John de Scefeld, and William de Mirfeld. Rypon, Dec. 18, 1348.

254.—SIR JOHN DE ELAND, KNIGHT.

(Reg. Zouche. 342.)

²En le noun de Dieu. Jeo, Johan de Eland, chivaler, graunt et devise mon testament en cest maner. A deprimes jeo devise m'alme a Dieu, et mon corps a giser en la chapelle de Eland³ et entour mon corps le jour de mon enterrement quatre torches, chescun torche de xⁱⁱ de cire. Et le remenant de mes bienz a Aline, ma femme, quelle jay ordeigne ma executrice a faire de tout solonc' ma volunte a lui devise. Escript' a Eland en la fest de la Nativite de nostre Dame l'an de nostre Seignur Jesu Crist milisme trescentisme cinquantisme.

Probacio testamenti domini Johannis de Eland,
militis, defuncti.

In Dei nomine, Amen. Admissis probacionibus super
faccione presentis testamenti coram Willelmo permissione

1.—He succeeded R. le Tyas as Rector in 1329 on the presentation of Robt. Bradfeld and Joan, his wife. His successor was John de Eland, junr., Nov. 10, 1348, presented by Sir John de Eland. He resigned the living in six weeks. (Hunter's *South Yorkshire*, ii. 304.)

2.—A very short abstract of the probate act of this will from the *Dodsworth MS.* is given in vol. i. of these Wills.

3.—This is the earliest testamentary burial at Elland church, and is earlier than any mentioned by Torre.

divina Eboracensi Archiepiscopo, Anglie Primate, Sedis Apostolice Legato, vicesimo quarto die mensis Novembris Anno Domini millesimo ccc^{mo} quinquagesimo in manerio nostro de Cawode, quia invenimus dictum testamentum rite factum et legitime fuisse probatum pro eodem pronunciavimus, liberam administracionem omnium et singulorum bonorum que fuerunt infrascripti defuncti tempore mortis sue infra nostram jurisdictionem ubicunque existencium domine Aline, uxori ejusdem defuncti, executrici in eodem testamento nominate in personam domini Radulphi de Halyngton, rectoris ecclesie de Tankersley, et Rogeri del Clay, clerici, procuratorum suorum sufficientem in hac parte potestatem habencium juxta formam constitutionis legati edite in hoc casu libere committentes. In cujus rei testimonium sigillum nostrum presentibus est appensum. Datis die, loco, et Anno Domini supradictis et Pontificatus nostri nono.

255.—H. SAYUILL.

(Reg. Alex. Nevell.i. 23.)

¹In the name of God, Amen. I, Henry Sayuill,² make my will in this manner on the first day of March, 1377. First I bequeath my soul to God and the blessed Marie and my body to be buried in the chapel of the blessed Marie of Hoderfeld³ with my best beast in the name of a mortuary. Also I will that my debts be fully discharged of my goods. Also I will that so much be taken of my goods as shall be sufficient for my burial,⁴ for distribution and lights, and other things necessary for the same burial. Also I bequeath to a priest celebrating for the health of my soul, and of my parents', x^{li} if it may conveniently be. Also I bequeath to John, my son, x^{li}. Also I bequeath to Johan, my daughter, x marks. Also I bequeath to Alice, my daughter, x marks. Also I will that if there shall be any residue it be distributed among my children. Also I will, ordain, [and] constitute Thomas and John, my sons, my executors.

Pr. Apr. 7, in the same year,⁵ by the exors.

1.—This is the earliest will of a Savile that has been found and does not appear to have been previously printed.

2.—There were branches of the Savile family about this time both at Golcar and Shelley in the parish of Huddersfield, but to which branch testator belonged is uncertain.

3.—The present dedication is to St. Peter.

4.—“*ad del'iac'onem corporis mei.*”

5.—“*eod' anno.*” The date of the preceding probate is Apr. 7, 1377.

256.—SIR JOHN SAVILE, OF ELLAND, KNIGHT.

(Reg. Scroope. 157.)

'In Dei nomine, Amen. Ego, Johannes Sayvelle de Eland, chivaler, sane memorie, condo testamentum meum in hunc modum. In primis lego animam meam Deo, beateque Marie, et omnibus sanctis; et corpus meum sepelliendum fore vel in ecclesia sive capella de Eland. Item lego quatuor ordinibus Fratrum istius limitacionis² quatuor libras, videlicet, cuilibet ordini xx^s. Item lego fratri Johanni de Went, Fratri Minori, dimidiam marcam. Item lego fratri Willelmo de Fenton dimidiam marcam. Item lego conventui de Lews³ centum solidos. Item lego fratri Johanni de Pykborn, ordinis Carmelitarum, dimidiam marcam. Item lego fabrice ecclesie de Eland quinque marcas, ad dealbandum⁴ eandem. Item lego Johanni Armet, commoranti apud Pontefractum, juxta Fratres Predicatores, dimidiam marcam. Item cuilibet filio, vel filie, non maritato, Henrici de Langfeld, xx^s. Item lego prioris et conventui de Kyrkleghs xl^s, et relaxo eisdem xl^s quos michi debent. Et eciam lego eisdem unum quarterium frumenti. Item lego cuilibet moniali ejusdem domus unam petram lane. Item lego Alicie Maisore, moniali ejusdem domus, xx^s. Item lego cuilibet capellano, celebranti apud Raccesdale pro animabus Thome de Hawarth et antecessorum meorum, vj marcas. Item lego domino Johanni Disford, capellano parochiali de Eland, dimidium quarterium frumenti et duo quarteria avene. Item lego Willelmo de Heton unum lectum integrum et xl^s. Item lego Beatrici, nuper uxori Willelmi de Marsdon, unum par de pater noster de *aumbre* et unam furruram de *gray*. Item uxori Ricardi Hunter de Emlay v^s vj^d; Johanne del Hall dimidiam marcam et j quarterium frumenti, iiij quarteria avene, et unam petram lane. Item lego Magote, uxori Willelmi de Staynland, xx^s, et j quarterium frumenti. Item lego Ricardo del Croft, carpentario, xiijs iiij^d. Item lego Willelmo Gilson xiijs iiij^d.

1.—A very short abstract of this will from the *Dodsworth MS.* is given in vol. i. The will is undated.

2.—*Limitacio* seems here to mean "circuit," the bequest being made to the particular house of each order in whose district or circuit Elland was situated. Cf. Chaucer's use of the word "limitour" as applied to friars.

3.—The church of Halifax, "*cum omnibus pert. suis*," was granted by William, Earl of Warren, to the Priory of Lewes in Sussex. The charter is recited in the Register of Archbishop Corbridge (fo. 9) and is undated, but it was probably the second Earl of Warren who was the grantor.

4.—*Dealbare*, to whiten, to make bright, and so here to make bright with decorations. The bequest was probably one for the decoration of the church with frescoes, which were common at this period, and of which some good examples remain in Pickering Church.

Item lego cuidam mulieri, recte heredi de Moterhole, xx^s. Item lego anachorite de Wakefeld¹ x^s. Item lego heredibus Elene Hard²er xx^s. Item lego Ade Taluas xl^d. Item lego Willelmo de Barsland, quondam filio Thome Chapman, xxx^d. Item perdono et relaxo Roberto de Clay de debito quod michi debet quinque marcas. Item lego Agneti, nuper uxori Thome de Norlond, unam vaccam et unam petram lane. Item lego Johanni de Rammesden xiijs^s iiij^d. Item lego Thome Turnour dimidiam marcam. Item lego Galfrido de Holrode dimidiam marcam, et Johanni de Faldyngworth dimidiam marcam. Item lego uxori Johannis del Myre xl^d. Item lego Johanni de Shaueley xiijs^s iiij^d et unam petram lane. Item lego Johanni de Manle³ xiijs^s iiij^d. Item lego Thome, fratri ejus, xiijs^s iiij^d. Item lego fabrice ecclesie cathedralis Beati Petri Eboracensis xx^s. Item lego priori et conventui de Pontefracto xiijs^s iiij^d. Item lego centum solidos ad distribuendum inter pauperes parochie de Eland, videlicet, Johannem Hudson et alios, secundum disposicionem executorum meorum. Item lego xl^s ad distribuendum inter pauperes tenentes meos apud Goldokers.⁴ Item lego xl^s ad distribuendum inter pauperes apud Tankyrslay secundum disposicionem executorum meorum. Item lego Henrico de Langfeld, *le pier*, unum chiphum⁵ argenti, unum lectum, et vj cocliaria argenti. Item lego Johanni de Bollyng unum planum ciphum argenti cum coopertorio. Item lego Johanni Sayvelle de Shellay sex cocliaria argenti, unum ciphum argenti cum coopertorio, et sex quarteria frumenti, et duo quarteria ordeï, et unum lectum cum tapeto et unam ollam eream⁵ quondam patris sui. Item lego vicario de Halifax sex cocliaria argenti. Item lego vicario de Hodirsfeld duos boves, precii duarum marcarum. Item lego Johanni de Feldend dimidiam marcam. Item lego Roberto, filio Thome Warner, xx^s. Item lego Johanne de Castilford, unum quarterium frumenti et unum quarterium ordeï. Item lego Ricardo de Newall xx^s. Item lego Roberto Couper xiijs^s iiij^d. Residuum vero omnium bonorum meorum, superius non legatorum, do et lego executoribus meis subscriptis, ut ipsi inde ordinent et disponant pro salute anime mee, prout Deo

1.—“Att a place in Wakefeild called Northgate Head stood St. John Chappell, now translated into a laythe, on South side wherof ther is a hollow place yett extant in the wall wher [an] anchoret lived.” (*Dodsworth's Church Notes*. Yorks. Arch. Soc. Rec. Series xxxiv. 51.)

2.—Perhaps “Maule.”

3.—Golcar.

4.—*Sic*.

5.—*Sic*.

melius poterunt complacere. Item lego cuilibet capellano capelle Sancti Clementis infra castrum Pontefracti, si me ibidem mori contigerit, ij^s. Item lego domino Johanni Baswyll, decano Pontefracti, xx^s de debito quod michi debet. Hujus autem testamenti mei ordino, facio, et constituo executores meos, videlicet, dominum Johannem Kyng, vicarium de Halifax, dominum Johannem de Wath, vicarium de Hodyrsfeld, Johannem de Heton, Johannem de Bollyng, et Willelmum de Heton, et Johannem Sayvelle de Schellay, ut ipsi presens testamentum meum bene et fideliter in omnibus exequantur. In cujus rei testimonium huic testamento meo sigillum meum apposui.

Probacio ejusdem.

Istud testamentum probatum fuit apud Rest.¹ die xxiiij^a mensis Septembris, Anno Domini millesimo ccc^{mo} nonagesimo nono, et commissa fuit administracio omnium bonorum dicti defuncti Willelmo de Heton ac Johanni Sayvelle de Shellay, executoribus in dicto testamento nominatis, etc.; et reservata erat potestas vicario generali, seu domino Eboracensi archiepiscopo, consimilem administracionem aliis executoribus, in hujusmodi testamento nominatis, si eam in eventu recipere voluerint, committendi.

257.—SIR THOMAS PEK.

(Reg. Bowet. 348.)

In the name of God, Amen. Dec. 4, 1410. I, Thomas Pek,² chaplain, of sound mind, make my will in this manner. First I bequeath my soul to God and the blessed Marie, and my body to be buried in the churchyard of Thornhill with my better beast in the name of a mortuary. Also I bequeath to the high altar x^s. Also I bequeath to my eight nephews³ xvj^s. Also to Richard Pek vj silver spoons and half a dozen bowls and one dish. Also to each chaplain within the parish ij^s. Also to William Baker, parochial chaplain, xvij^s. To William Fox xij^d. To William Greynhous vj^s viij^d. To John Holynghegge vj^s viij^d. To the bridge of Horbery ij^s. The residue of my goods I give and bequeath

1.—Evidently one of the Archbishop's manors, being referred to as "our manor of Rest" in a previous entry on fo. 155.

2.—He was probably the brother of Richard Pek (Will i. 13), and the son of Ric. Peck, of Wakefield, by his wife Margaret, dau. and heiress of — Hesleden. (*Glover's Visitation of Yorks.*, by J. Foster, p. 347.)

3.—"*filiolis*." Ducange gives "nephew" as one of the meanings of "*filiolus*," and as testator had eight nephews and nieces, the children of his brother Richard, this is probably the meaning here.

to my executors to dispose for me as shall seem best for the health of my soul. And for the execution of this will to be well and truly performed I ordain and constitute Sir William de Thornhill, rector of the church of Thornhill, William Greynhous, and John Holynghegge my executors. Thornhill on the day and year abovesaid.

Pr. Jan. 4, year abovesaid,¹ by the exors.

258.—WILLIAM THORNHILL.

(Reg. Bowet. 370.)

²In the name of God, Amen. Jan. 20, 1418. I, William Thornhill,³ rector of the church of Thornhill, sound in mind and of good memory make my will in this manner. First I bequeath and commend my soul to Almighty God, my creator, and the blessed Marie, his mother, and to all the Saints, and my body to be buried in the parish church of Saint Michael of Thornhill with my better beast in the name of a mortuary as custom is. Also I bequeath to the fabric of the cathedral church of York xx^s. Also I bequeath to Richard Crowder, chaplain, iij^s iiij^d. To William Baker, chaplain, iij^s iiij^d. To Thomas Northorpe, chaplain, iij^s iiij^d. To Thomas Bower vj^s viij^d, and to Thomas Diconson, chaplain, vij marks to celebrate for my soul in the same church. Also I bequeath to John Holyngeg', clerk, iiij^s. Also I bequeath to each order of friars v^s. Also I bequeath to the house of Knarsburgh vj^s viij^d. Also to Margaret Tyngill iiij marks. Also I bequeath to George, brother of the same Margaret, c^s. To William, his brother, xx^s. Also I bequeath to Agnes Bechelon iiij marks. Also I bequeath to Elizabeth Schagh xxvj^s viij^d. Also I bequeath to Agnes Campynot xx^s. Also I bequeath to Henry Schagh ij oxen and ij cows, the best and dappled Nettelton.⁴ Also to John Marshall xl^s. Also to John Coplay xxx^s and j cow. Also to Richard Campynot xx^s. Also to John Couentre xij^s iiij^d. Also to Richard Kyng iij^s iiij^d. Also to Agn' Betson ij^s. Also to Thomas Leke xij^d. Also to William Crewder xij^d. Also to John

1.—The previous will was proved Apr. 2, 1411, and the succeeding will Apr. 21, 1411. Probably in this instance the words "year abovesaid" refer to 1410, the date of the will.

2.—This and the succeeding will are given to complete the series of wills of the elder branch of the Thornhill family.

3.—Perhaps the son of John de Thornhill (Will i. 7). He was succeeded as rector by Sir Ralph de Pillay, who had previously been chantry priest at Elland. (Reg. Bowet, 123, 130.)

4.—"*optim' et lyard' Nettelton.*"

Fox ij^s. Also to William Paslewe vj^s viij^d. Also to Thomas Sayuill and Margaret, his wife, a covered silver cup and c^s to gild the said cup. Also I bequeath to Johan Ledes c^s. Also to Henry Thornhill vj^s viij^d. Also I bequeath to Alice, his daughter, iij^s iiij^d. Also to Alice, wife of John Wryght, vj^s viij^d. Also to John Bau'e vj^s viij^d. The residue of all my goods not bequeathed I give and bequeath to John Kyng, vicar of the church of Halyfax, and Richard Thornhill, my brother, and I make them my executors, and Thomas Sayuill, of Thornhill, and Margaret, his wife, supervisors, that they, John and Richard, may ordain and dispose of the same goods according to their discretion for the health of my soul, viz. those goods to be distributed among the poor and in doing other works of piety and charity as shall seem best to them to ordain and dispose. Given the day and year abovesaid at Thornhill under my seal.

No probate annexed.

259.—RICHARD DE THORNHILL.

(Reg. Bowet. 370.)

In the name of God, Amen. Feb. 12, 1418. I, Richard de Thornhill,¹ sound in mind and sick in body make my will in this manner. First I bequeath my soul to God and the blessed Marie and all the Saints, and my body to be buried in the churchyard of Saint Michael of Thornhill. Also I bequeath my best beast in the name of a mortuary as custom is. Also I bequeath to Lady Isabell Sayuill xx marks to dispose for my soul as shall seem most expedient to her. Also I bequeath to Johan Halyday my best primer and three shillings and four pence to bind the said primer. Also I bequeath to Thomas Sayuell my white horse. Also I bequeath to the same Thomas ij bows with all that belongs to them.² Also I bequeath to the same Thomas xxxvj^s viij^d which he owes me for one horse. Also I bequeath to Margaret Sayuell v marks to buy her a saddle. Also to Johan de Ledes vj marks. Also to James Kay iij^s iiij^d. Also to Elizabeth Schagh iij^s iiij^d. Also to Katerine Fernelay ij^s. Also to Isabell de Wortlay iij^s iiij^d. Also to little Elene xij^d. Also to William Paslewe iij^s iiij^d. Also to Edmund Knott

1.—Perhaps also a son of John de Thornhill (Will i. 7), and brother of William Thornhill (Will ii. 258).

2. "*archus cu' om'ibus peculiis meis.*"

iijs iiij^d. Also to William Bynglay, his servant, xij^d. Also to Edmund de Walton iijs iiij^d. Also to Richard Campinot vjs viij^d. Also to William Langfeld, jun., ij^s. Also to Robert Brakes iijs iiij^d. Also to John de Stabill xij^d. Also to Janyn xij^d. Also to his servant vj^d. Also to John Burnell ij^s. Also to Sir Thomas Diconson iijs iiij^d. To Sir Richard Crowder iijs iiij^d. To Sir William Bakar iijs iiij^d. To Sir Thomas Northorpe ij^s. To William de Thornhill, of Fekesby, my green furred cloak. Also I bequeath to Robert de Thornhill my russet furred cloak. To Henry de Thornhill j green *lyned* cloak. To John de Eccleslay my liver coloured gown. Also I bequeath to Isabell Scott vjs viij^d. To William Couentree xij^d. To Edmund Burgh xij^d. To Nicholas xij^d. To John Swynden xij^d. To John Walkar xij^d. To John Jowet xij^d. To iij servants¹ in the Grange, to each of them vj^d. To Henry de Schagh xx^s. To Isabell Scott xx^s. To Margaret Tyngyll xx^s. To William Tyngyll vjs viij^d. To Alice Tyngyll iijs iiij^d. To George Tyngyll xiijs iiij^d. To John Croslegh xij^d. And for the faithful execution of all those things I ordain and constitute John Kyng, vicar of the church of Halyfax, my executor. The residue of my goods I give and bequeath to the said John, vicar, to dispose for my soul as to him shall seem most expedient. Given at Thornhill the day and year abovesaid.

Pr. at Cawod, Mar. 3, 1418, by the exor.

260.—ALICE SAYVELL AND ELISABETH WATIRTON.

(Reg. Rotherham i. 361.)

Jan. 14, 1493. Administration of the goods of Alice Sayvell,² relict of John Sayvell, knight, of Thornell, and of the goods of Elisabeth Watirton,³ relict of Thomas Sayvell, deceased, dying intestate, was committed at Scroby to John Watirton, knight, etc.

1.—“*pueris*.”

2.—She was the dau. of Sir Wm. Gascoigne, of Gawthorp. (*Dug. Vis. of Yorks.*, Clay's edition, p. 63.)

3.—She was the dau. of Sir John Savile, Knt., of Thornhill, by his wife Alice, dau. of Sir Wm. Gascoigne, of Gawthorp. She married Robert Waterton for her first husband, and Thomas Savile (Will i. 46), the second son of Thomas Savile, of Hullenedge (Adm. i. 18), for her second.

261.—JOHN HALDWORTH, OF HALIFAX.

(Reg. Rotherham i. 363.)

In the name of God, Amen. 1497. I, John Haldworth,¹ of Halifax, sound of mind and of good memory on the first day of June make and order my last will in this manner. First I give and bequeath my soul as a perfect Christian to the Almighty Creator and the whole Trinity, the blessed Marie and all the Saints, and my body to be buried in the church of Halifax. And I give and bequeath a horse, my best animal, for tithes forgotten to my curate, Mr. Vicar. Moreover I divide all my goods into three equal parts or portions, one part I will that my wife Cicely have, another part I will that my wife Cicely and my son Robert, clerk, have for the ordering of my burial and for obits to be done at other times. And of the third part I will that my daughter Isabell have for her child's part xx^{li} towards her marriage upon this condition that she Isabell marry according to the skilful advice and permission of her mother Cicely and her brother Robert. And moreover if it happen that my said daughter Isabell will not be governed, ruled, and married by the advice of her mother Cicely and her brother Robert then I will that my said daughter Isabell have x^{li} of my goods. Also I give and bequeath to the church of Halifax x^s to buy a great breviary that divine services may be the better celebrated. Also I give and bequeath to the same church iij^s iiij^d to buy a processional. Also I give xx^d to a man for correcting the processionals. Also I bequeath iij^s iiij^d to buy a gradual. Also I bequeath to the church of Halifax to the building of a chantry vj^s viij^d. Also I will that my wife Cicely after my death have absolutely all the lands and all the tenements newly built in the west part of the town of Halifax for term of her life, and after her death I will the said tenements quietly return to my heir and son John and to his heirs. Also I will that John, my son, after my death have absolutely those tenements situated in the town of Alderthorp² during the life of my wife Cicely.

1.—He was the father of Dr. Robert Haldesworth, vicar of Halifax. His dau. Johan, who is not mentioned in his will, was probably already married and provided for. Testator was elected grave of Alverthorpe, 11 Hen. VII, his son serving in his stead. He appears regularly in the Wakefield Manor Court Rolls as John Haldeworth, of Halifax, to distinguish him from his namesake who was always entered as John Haldeworth, of Soureby.

2.—Alverthorpe. Jan. 15, 1 Ric. III. William Jakson, son of Robert Jakson, surrendered a garden containing $\frac{1}{3}$ part of a rood and abutting upon the garden of Roger Wyndehill towards the west, and upon *le* Hyllfelde towards the east in the graveship of Alverthorpe to the use of John Haldesworth, of Halyfaxe, and his heirs for ever, etc. (*W.M.C.R.*) Apr. 10, 4 Hen. VII. Thomas Pierson, rector

Also I give and bequeath to my wife and my son Robert, clerk, for term of their lives and of the longer liver of them all the tenements and lands situated in the towns of Heperolme and Northowrum. Also I bequeath to my wife and my son Robert all the tenements situated in the township¹ of Sovthowrum and to the longer liver of them as they lie in *le* Sidall, and after their death I will that the said tenements return to John Haldworth, son of John Haldworth, of Halderthorp,² and to his heirs, and if he happen to die without sons or daughters lawfully begotten then I will that the said tenements return to the heirs of his father John. Also the residue of all my goods not bequeathed I give and bequeath to Cicely, my wife, and my son Robert, clerk, which Cicely and Robert I make my executors so that they may receive all things which are to be received and pay what is to be paid and may dispose for the health of my soul as they shall know best. Given at Halifax the year and day abovesaid, these witnesses, Thomas Litster, William Eliston, William Romsden, Ric. Bamforth.

Pr. Jun. 13, 1497, at Cawod, by Cicely, relict, and Robert, son, etc.

262.—WILLIAM AIKERODE, RECTOR OF MARSTON.

(Reg. Wolsey. 146.)

(Reprinted from the Surtees Society's Publications, vol. 79, *Test. Ebor.* v. 96.)

In Dei nomine, Amen, xij^{mo} die Septembris, Anno Domini millesimo quingentesimo decimo octavo, Ego, Willelmus Aikerode,³ sanus mente, senex et debilis corpore, condo testamentum meum in hunc modum. In primis lego Deo Omnipotenti animam meam, Beatæ Mariæ Virgini, et Omnibus Sanctis, corpusque meum sepeliri in cancello meo

of the church of Bolton Piercy, John Wynter, rector of the church of Acworth, Robert Leventhorp, and William Eueryngham, chaplain, surrendered one close called Raynoldpighill, also called Herbertpighill, containing 1½ acres in Alluerthorp' to the use of John Haldeworth, of Halifax, and his heirs. (*W.M.C.R.*) Oct. 19, 14 Hen. VII. John Haldeworth, son and heir of John Haldeworth, late of Halifax, paid vs for license of herioting ½ acre of land with the buildings thereon, and 7 acres of land lying scattered in the fields of Alverthorpe and Flansaw, and a garden containing ½ part of a rood, and a close called Raynold-Pighill also Herbert-Pighill containing 1½ acres in the graveship of Alverthorpe after the death of his father John. Same date. Cecilia, late wife of John Haldeworth, of Halifax, in her widowhood, surrendered her whole interest which she had by reason of her dower in all the aforesaid lands, etc., in Alverthorpe to the use of the said John Haldeworth, son and heir of the said John, late of Halifax, and his heirs for ever. (*W.M.C.R.*)

1.—"*in villula.*"

2.—Alverthorpe.

3.—Testator was the son of Ric. Akeroyd, of Heptynbrigg. He was a sub-deacon in 1463 and became rector of Marston in 1477. (*Foster's Pedigrees of Yorks. Families.*) He founded the Akroyd scholarship by his will.

de Marston, alias Hoton Wandesley, juxta corpus matris meæ. Item lego optimum meum animal reverendissimo in Christo patri et domino, domino Thomæ Cardinali Romæ, titulo Sanctæ Cecilie, atque archiepiscopo Ebor., sive alteri illam sedem habenti canonice, nomine mortuarii mei. Item lego idoneo presbytero septem marcas bonæ monetæ Angliæ, ut oret pro anima mea, et animabus parentum meorum, et omnium benefactorum meorum, per spatium unius anni in præfata ecclesia. Item lego duas torchias dictæ ecclesiæ, et unum Gradale, et duas quarterias siliginis iiij^{or} ordinibus Fratrum in civitate Ebor. inter illos dividi. Item lego duas quarterias brasii de ordio pauperibus parochianorum meorum. Item volo quod M. Henricus Aikerode, et Edmundus frater ejus, habeant omnia tenementa mea, quæ emi a Thoma Sothell et ab Edwardo Copley, in eorum exhibitionem, dum continuant, vel eorum alter, Cantibrigiæ vel Oxoniæ, scholis vacando et addiscendo, si exhibitionem non habeant. Insuper volo quod prædictus Henricus Aikerode, et Edmundus frater ejus, cum Henrico Draper, et aliis feoffatis meis, qui occupabunt terras et tenementa mea, unum scolarem Oxoniæ vel Cantibrigiæ custodiant, usque ad finem mundi, et quod ille sit michi propinquus in sanguine et mei nominis, Aikerode, etiam aptus addiscere bene; et, si non fuerit aliquis nominis mei habilis, eligant Henricus Aikerode et Edmundus frater ejus, cum Henrico Draper, unumabilem in sanguine michi propinquum alterius nominis: et cum ille scholaris qui ibidem fuerit sit beneficiatus ad valorem decem marcarum, feoffati mei alterum, et ibidem custoditus in expensis suis ad valorem vj marcarum vj^s viij^d, per annum, et non ultra, ne denigens fiat; et si non sit aliquis habilis de sanguine meo, eligant feoffati unum de Marston, sive de Hoton, qui est habilis, sic quod unus sit semper ibidem, et oret pro me, parentibus, consanguineis meis, pro patronis, parochianis, et benefactoribus meis imperpetuum. Et lego omnes libros M. Henrico Aikerode et Edmundo fratri ejus. Item lego omnibus presbyteris in exequiis meis vj^d. Residuum vero omnium bonorum do et lego M. Henrico Aikerode, Edmundo fratri ejus, et Henrico Draper, ipsosque ordino et constituo executores meos, ut ipsi bona mea ordinent et disponant ut eis melius videtur Deo placere et animæ meæ proficere; et Magistrum Robertum Wada, in Sacra Theologia baccalarium, ordino supervisorem præsentis mei testamenti. Hiis testibus, domino Johanne Tailour, Johanne Shan, Thoma Acom, et aliis. Datum die et anno supradictis.

Pr. 16 Oct., 1518, and adm. to Edmund A. and Henry Draper, co-ex^{rs}; power reserved to the other.

263.—WILLIAM ROKEBY, ARCHBISHOP OF DUBLIN, AND
VICAR OF HALIFAX.

(Reg. Wolsey. 155.)

(Reprinted from the Surtees Society's Publications, vol. 79, *Test. Ebor.* v. 140.)

In Dei nomine, Amen. Ego, Willelmus Rokeby,¹ Archiepiscopus Dublin., ac vicarius perpetuus ecclesiæ parochialis de Halifax, compos mentis, et sanæ memoriæ, vicesimo secundo die Novembris, Anno Domini millesimo quingentesimo vicesimo primo, condo testamentum meum in hunc modum. In primis I bequeth my saule to God Almyghtie, our Blessed Lady, and all the Sayntes in heven. Item I will that aftir my deth my body be emboweld, and my bowelles and herte to be buried in the church of Halifax w^tyn the quere²; and my body to be buried in the new chapell at Sandall, and there a tombe³ of stone to be made, aboute the same to be writen, *Ego Willelmus, Dublin. Archiepiscopus, quondam rector istius ecclesiæ. Credo quod Redemptor meus vivit*, etc., *qui obiit*, etc., *cujus animæ propicietur Deus*. Item I will that a chapell be made in all convenyent hast at Halifax, on the southside of the church,⁴ aftir the discrecion of myne executours and church maisters, and there a tombe to be made w^t myne image, and therupon writen, *Hic jacet cor Willelmi Rokeby, nuper Dublin. Archiepiscopi, et vicarii perpetui istius ecclesiæ*,

1.—He was the son of John Rokeby, of Kirk Sandal. Educated at Rotherham and Oxford, he became rector of Kirk Sandal 4 Aug., 1487, vicar of Halifax (Jun. 12), 1502, Bishop of Meath 1507, Archbishop of Dublin 22 Jan., 1511, and died 29 Nov., 1521. (*Dug. Vis. of Yorks.*, Clay's edition, ii. 27.) He was appointed Lord Chancellor of Ireland 12 My., 1512. (*Dict. of Nat. Biog.*)

2.—Dodsworth says "his heart was buried att Hallifax and haith a stone over itt in the quier, without any inscription save the forme of an hart engraved thereon." (*Dodsworth's Church Notes*, Yorks. Arch. Soc. Rec. Series, xxxiv. 45.) Sometime after the Rokeby chapel was built "his heart and bowels were remov'd into it, together with the stone that lay over them, and which is to be seen at this day (1738) with the fair figure of an heart upon it. And not many years ago the little lead-box has been dug up, in which were inclos'd his heart and bowels." (*T. Wright's History of Halifax*, p. 44.) There is no trace of the stone left.

3.—The richly canopied high tomb in the north wall of the chantry built by the Archbishop at Kirk Sandal is still there, and to it are fixed the remains of a brass which originally consisted of a small kneeling figure of the Archbishop in full robes with mitre and crosier, a scroll from his mouth, four other scrolls, two shields, and an inscription. All that is now left is the inscription, the scroll from the mouth and two of the side scrolls. His body lies buried in the centre of the chapel under a large stone with another inscription on a brass plate, given by Hunter in his *South Yorkshire*, i. 200. (*Yorks. Arch. Journal*, xv. 46.)

4.—The chapel was built on the north side of the church but for what reason is unknown. There was once a monument to testator's memory in this chapel with the following inscription, "Orate pro Anima Willielmi Rookbye, Jur. Can. Profess. ac etiam Episcopi Medensis et deinde Archiepisc. Dublin. Capellæ Fundatoris istius; qui obiit 29 Novembris, An. Dom. 1521." (*Wright's History of Halifax*, p. 43.) This monument was entirely defaced in Wright's time and there is not a trace of it now.

qui (etc.), *credo*, etc. Item where I did obteyne a pardon for the parish of Halifax and the parishinges yerunto adjoynng *pro lacticiniis in Quadragesima edendis*, I will that myne executours, at their discrecion, obteigne, *sub plumbo*, the saide licence to be renewed, and the profite therof to be employide for a preste to syng at Halifax in my said newe chapell, as long as may be, by th'advice and discrecion of my said executours and the churchwardennes. Item to my sustour at Sandall I bequeth a cop of silver in valour v marc, and to her husband sex silver spounes. Item her doghtour, Wicok wif, ten marc, but that at the discrecion of myne executours. Item to Thomas Ricard wiff xx marc, and to Rauf Barneby and his wiff lxx marc, xx^{ti} marc therof to fynde hyme at Courte for iij yeres; and, when he is xx^{ti} yere olde, other xx^{ti} marc, and the other xxx^{ti} marc whenne he and his wiff do sett up house, if he be well rewled, as shalbe thoght god by myne executours, and avoide evell company, and procede in his lernyng, and elles this legacie concernyng hyme to be voide. Item Edwarde Barneby to be founde at the scole and universitie, at the discrecion of myne executours, v yeres, i marc, and more at their discrecions. Item my best chales to the chapell at Sandall, and the secunde to the chapell at Halifax. Item I remytt to my brother Thomas all such dettes that he doeth owe me, viz. xx^{li}. I will also that he have a cop worth fyve markes. Item to Doctour Ricard all my rynges. Item to Charles Downeley xx^{ti} markes. Item to my brother Rauf son a cupp that my said brother hath in his kepyng. Item to Roger Midilton xxxij^s iiij^d. Item to my poer kynnesfolkes, being to me in iiij degree and undir, to have xxvj^s viij^d, or xxx^s, or lesse or more, at the disposicion of myne executours, so that they be poer. Item to ij wemen that kept me, either of theyme, xl^s. Item to th'erle of Kildare xx^{li} Irish. Item to Crist church xx^{li} Irish. Item to Saynte Patrike church xx^{li} Irish. Item at both the saide Cathedrall churches to have *Masse* and *Dirige* song, and the chanons to have xvj^d, pety chanons and vicars viij^d, other mynystres iiij^d. Item to my successour cc markes Irish, with all such stones and stuff as I have redy in Ireland prepared for beilding, w^t the tymbir, except such tymbir as the Tresaurour shall occupie in his beilding at Saynte Parike's, which I will he have as shalbe necessarie for hyme, so that he have not passe the half of the saide tymbre, and lesse, if lesse will serve: and if my successour will gif a generall acquietance to myne executours, thenne he to have the saide legacie, and elles to have nothyng, and

the said Treasaurour to have, for his beilding at Saynte Patrike's, lyme, as it commeth frome the kilne, and, if he beilde at Dalymore, to have colme of my coste, and somme help with cariage. Item to my steward, Nicholas Ricarde, I gif all the lande I boght of Quadreit being in Talent. Item I will that myne executours diligently labour that Tamlyne Kilewell, and the benefice of Insula beyng voide, may be appropriated for the founding of iiij pety chanons and ij queresters, if it so may be, or for ij pety chanons and ij queresters; and for that entente I bequeth ccc markes Irish to be in the custodie of myne executours unto such tyme as it shalbe expedient to lay forth the same at their discrecion, by th'advise of the chapitour of Saynte Patrike's, to that use, pourpose and entent, and will that ther be but one maner of aile for the peti-chanons and queresters, and at the queresters have somme daily refeccion for brekefast aftir our Lady Masse, and drynk at iij of the klok and vij. Item, by the advice of the dean and chapitour, my successour to be favourable, and to perfourme the propriacion of the said iij benefices, to have of the said ccc markes a convenyent rewarde, as the saide dean and chapitour shall thynke goode. Item to every of my servauntes oone hole yere wages. Item to my brother Tresaurour xx^{li}. Item I remytte to my brother Rauf xx^{li} of the xxxij^{li} that he oweth me, and to Wycombe oone hole yere fee. Item I remytte unto Roberte Talbott v marc of the x marc he oweth me for fercolyn and cobbes. Item to Sir John Russell I remytt xxx^s of the iij^{li} he oweth me. Item to my god doghtor, Isabell Rokeby, if she be found, x marc, and to her sistor Serlby v marc. Item I will that a doctour in divinitie have x^{li} to be occupied in prechyng oone yere at Halifax, Kirkby, and Beverley.¹ Item I will that vij sermondes be made at Fakenham² in Advent and Lent by some doctour or bachelor in divi[ni]tie, regular or secular, and he to have iiij or v marc at the discrecion of myne executours. Item to Crosley, for his fee, iiij^{li} x^s. Item to my Lorde of Meth my best kirtell, habite, and best rochett. Item I will that myne executours fynde Bothomley at scole to he be preste, or elles provided of some service. Item I forgyve and remitte M. Wright of Yorke x^{li} of the money he oweth me. Item to Thomas Ricard xx^{li}, and to my chapeleyne, James Sheffield, x marc, that they shall give myne executours advice, counsell,

1.—He had been collated to the stall of S. Andrew's at Beverley in Feb., 1502.

2.—In Norfolk, 25½ miles N.W. from Norwich. It is uncertain what connection Rokeby had with this place, but he was rector of Thorpland, in Norfolk, in 1496. (*Dict. of Nat. Biog.*)

and assistance for the performance of my will, whome I make supervisours of the same will and testamente; and myne executours I name and make my brother Tresaurour, Sir Richard Rokeby, Rauf Rokeby, Doctour Ricard, and Nicholas Ricard, willing that the said Doctour and Nicholas have the handling and disposicion of my saide goodes, and both my saide bretherne to help theyme in every mater as nede shalbe; and to every preste of the parish of Halifax that goeth to Sandall to my buriall I gif vjs viij^d; and to other that tarieth behynde iij^s iiij^d; and to my chapell at Halifax vestymentes [and] ournamentis to the valour of x^{li}. Item to Beverley, vestymentes to the price of x^{li}. Item to Fakenham, for vestymentes, x^{li}. To Kirkby,¹ in vestymentes, x marc. Item to Sibthorp² x^{li}s. To Sprotley³ x^{li}s, or a vestyment. Item the preste that shalbe at Sandall to have x markes, or x^{li}, as may be spared. Item to John Lister x^{li}s. To his wiff xx^s. Item to Pursell x^{li}s sterlyng. Item to Garland xx^s. Hiis testibus Willelmo Mayson, capellano de Halifax, Johanne Paldon de eadem, mercatore, Ricardo Glewe de Eboraco, mercatore, et Johanne Notingham de Halifax, cum pluribus aliis.

Pr. 4 Feb., 1521-2, and adm. to Mr. John Ricarde S.T.P. and Nic. Ricarde; potestate comm. Domino Ric. Rokeby mil. and Rad. R. gen. reservata.

IV.

WILL FROM THE WAKEFIELD MANOR COURT ROLLS.

264.—RICHARD PAGETT, OF MIDGLEY.

(Wakefield Manor Court Roll, Apr. 17, 7 Edw. VI.)

⁴Richard Pagett,⁵ late of Miggeley, by Thomas Brokesbanke, surrendered into the hands of the lord his moiety of one fulling mill in the tenure of John Boye and the moiety

1.—Kirk Sandal.

2.—In Notts., 6 $\frac{3}{4}$ miles S.S.W. from Newark. Rokeby was appointed Warden of Sibthorpe Hospital June 18, 1498. (*Test. Ebor.* v. 141.)

3.—In Holderness, 7 miles N.E. by E. from Hull. Testator was instituted to Sproatley on the presentation of the Prior and Convent of Bridlington, Jun. 5, 1501. (*Dict. of Nat. Biog.*)

4.—The will of Ric. Pagett is not to be found at York, so that what is preserved upon the court rolls is the only record we have of it.

5.—He was the son of Ric. Pagett and probably the grandson of John Pagett who married Johan, dau. of John Milner, of Blackwood. Sep. 1, 24 Hen. VII. Ric. Pagett, son and heir of John Pagett and Johan, his wife, dau. of John Milner,

of all the easements, etc., to the same belonging, and the moiety of one house, one barn, one close of land called Intake, with their appurtenances in Blakwodd in the graveship of Soureby now or late in the tenure of Thomas Blakburne, $1\frac{1}{2}$ acres of land lately taken from the lord's waste by the said Richard Pagett with the buildings thereon, 1 rood of land, and xiiij^d yearly rent going out of a moiety of one small close called Litleroid with their appurtenances in the graveship of Soureby to the use of Thomas Drapour, of Waddesworth, Thomas Oldfeld, of Robukes, and their heirs for ever to the uses of the last will of the said Richard Pagett in the following manner,

that is to sey,—“That the seid feoffes and their heires frome the daie and tyme of my deathe shall suffer my foure doughters, that is to saie, Margaret Pagett, Agnes Pagett, Marion Pagett, and Grace Pagett, and the surviuours or surviuror of theym, or their assignes, to take and receyve all the profettes and fermes comynge and groveyng of the seid tentes. in Soureby by me purchased, as is seid, towardes ther supportacons, lyvinges, and mariages duryng the terme of fyvetene yeres next and ymmedyatlie foloyng the seid date and tyme of the deathe of me the seid Ricus. Pagett to be fully ended and complete, prouyded and excepte that if it shall happen any of my seid foure doughters to die unmarried wythin the seid terme that then her or their parte of the seid tentes. so deceased shall goo and remayne to the other then beyng on lyve any former articles to the contrarie notwithstandyng. And also yf John Pagett, [son] and heire of the seid Richard Pagett, and the heires of the seid John Pagett frome the seid daie and tyme of the deathe of the seid Richard Pagett

of Blakwodd, paid v^s iijij^d fine for license of herioting a fourth part of one messuage called Blakwodd and $7\frac{1}{2}$ acres of land lying in *le* Croft and Skarhey, and the third part of the fourth part of the said messuage called Blakwodd, and the third part of $7\frac{1}{2}$ acres of land called Oldehouseeroide, *le* Carr, and *le* Akir in Soureby after the death of the said Johan, his mother. (*W.M.C.R.*) Feb. 4, 4 Hen. VIII. Ric. Pagett, of Miggelay, surrendered all his messuages, lands, and tenements in the graveship of Soureby to the use of Ric. Pagett, son of the said Ric., and Elizabeth, wife of the same Ric., the son, and their heirs paying yearly to the said Ric. Pagett, the father, during the life of the same Ric. vj^s rent. (*W.M.C.R.*)

Testator married Elizabeth, dau. of William Pilkington. Apr. 29, 5 Hen. VIII. William Pilkington surrendered the reversion after his death of 2 acres of land with their appurtenances in Soureby to the use of Elizabeth, wife of Ric. Paget, dau. of the said William, and her heirs, and for default remainder to the said William Pilkington and his heirs. (*W.M.C.R.*) Apr. 17, 7 Edw. VI. John Pagett, son and heir of Ric. Pagett and Elizabeth, his wife, paid xij^d fine for license of herioting 2 acres of land with the buildings thereon in the graveship of Soureby in the tenure of James (*Jacobi*) Hylelegh after the death of the said Elizabeth, his mother. (*W.M.C.R.*)

“1552. Feb. 16. Richardus Pacchett de Midgley sepult.” (*Hx. Reg.*)

unto th'ende and terme of the seid fyveteyne yeres peceable accordynge to this my will graunt and accordynge to this my intent and mynde doo permytt and suffer my seid foure doughters and the survyuours or surviuor of theyme, or their assignes, to hold and enyoie all the seid tentes. in Miggeley aforeseid and also all the seid tentes. wyth their appurtenances in Soureby aforeseid, and thereof to receyve and take to their awne uses the yerelie issues, fermes, and profettes of the same durynge all the seid terme of xv yeres and in manner and forme as I haue before willed and declared, and also wythoute sute, trouble, vexacon, and ympedymment of the seid John Pagett and his heires and all other person or persons in his name, procurement or commaundement, or any of theyme, that then my seid feoffees or their heires ymmedyatlie after the ende of the seid xv yeres shall make estate and courtynge of and in the seid tentes. in Soureby by the seid Richard purchased to the onely use of the seid John Pagett and his heires for euer. And if it happen the seid John Pagett or his heires at any tyme or tymes wythin the seid xv yeres to trouble, vexe, or dusturbe my seid foure doughters, the survyuours or surviuor of theyme, or their assignes, of and for the occupyenge and holdynge of all the seid tentes., or of and for the receyuyng of all the profettes and fermes of the same contrarie to this my mynde and will as is aforeseid that then ymmedyatlie after the tyme or tymes after suche disturbaunce, vexacon, sute, or trouble hade and maide that then my seid feoffes and their heires shall make one good and lafull estate and courtynge of and in all the seid tentes. wyth their appurtenances to the onely use of my seid foure doughters and their heires for euer. Also I the seid Richard Pagett haue surrendred wyth a strawe by the handes of the seid Thomas Brokesbanke [all] my meassuages, landes, tentes., wyth th'appurtenances in the seid Soureby the whiche where of the inheritaunce of Richard Pagett, my father, to the intente that the seid Brokesbanke shall surrendre all the same in to the handes of the lorde to the use of the seid Margaret, Agnes, Marion and Grace Pagett, my doughters, frome the daie and tyme of the deathe of me the seid Richard Pagett unto th'ende and terme of fyveteyne yeres frome thens next foloyng fullie to be complete and ended, prouyded and excepted that if any of my seid doughters die wythin the seid terme and afore their mariage or mariages that hir or their parte or porcons so deceased frome thencefurth shall goo and remane to the other beyng on lyve the seid surrendre and courtynge therupon to the contrarie not-

wythstandynge. And ymmedyatlíe after the full ende and terme of the wythin wrytten xv yeres the wythin specified mesuages, landes, and tentes., the whiche where of the inheritaunce of Richard Pagett, to remayne to the use of John Pagett, son and heire of the seid Richard Pagett, and the heires of the body of the seid John laufully begotten for euer,”

which are granted to the said Thomas Drapour, of Waddesworth, [and] Thomas Oldfeld, of Robukes, to hold to them and their heirs for ever, etc.

Apr. 17, 7 Edw. VI. The same Ric. Pagett, of Miggeley, by Thomas Brokesbanke, surrendered all his messuages, lands, and tenements, formerly Ric. Pagett's, his father's, in the graveship of Soureby to the use of Margaret, Agnes, Marion, and Grace Pagett, daus. of the said Ric. Pagett, son of Ric., from the day of his death for 15 years, and after the end of the said term then the said messuages, etc., to remain to John Pagett, son of the said Ric., son of Ric., and the heirs of his body, etc.

APPENDIX B.

ABSTRACTS OF ADMINISTRATION ACTS, ETC., IN THE ACT BOOKS, AND OF SUCH PROBATE ACTS IN THE SAME, AS HAVE NOT BEEN ENTERED IN THE REGISTERS.

(1545—1559.)

The entries to which an asterisk is prefixed are not in the "Index to York Wills" published by the Yorkshire Archaeological Society, their list not including such Probate Acts as have not been entered in the Registers after the year 1521.

(FROM THE PONTEFRACT ACT BOOK.)

265.—WILLIAM BAITES.

Oct. 5, 1558. The same Dean (of Pontefract) certified that he had committed the administration of all the goods of William Baites, of , ¹ dying intestate, to Jennet, relict of the same deceased, etc.

266.—LEONARD BEAMONTE.

Mar. 22, 1558. The Dean of Pontefract certified that he had committed the administration² of all the goods of Leonard Beamonte,³ of Brighouse, dying intestate, to Agnes Beamonte, relict of the same, etc., and a bond is entered by the said Agnes, relict, Richard Rayner and Thomas Shiplay; and Dec. 11, 1567, the said bond was renewed by Hugh Ramsden and John Ramsdenn, etc.

1.—Blank in the *Act Book*. Included because the name is a local one.

2.—A caveat had been previously entered by James (*Jacobo*) Watterhouse, of Prestlay, who was supervisor of the will of William Bamount, in the interests of Anne and Alice Beamond, daus. of deceased, in minority. There is no date to the caveat, but that of the preceding entry is Oct. 6, 1558.

3.—He was the son of William Bamount, of Brighouse (Will ii. 224). May 17, 2 Eliz. Anne Beamount and Alice Beamount, daus. and heirs of Leonard Beamount, paid xij^d fine for license of herioting 2 acres of land in Rastryke abutting upon a close called Newland after the death of the said Leonard, their father. (*W.M.C.R.*)

267.—JOHN BRIGE.

Aug. 4, 1558. Sir John Herryson, Vicar of Hallifax and Dean of the same parish, certified that he had committed the administration of all the goods of John Brige,¹ late of Ovenden, dying intestate, to John Best, senior, and John Best, of the same place, junior, etc., and a bond is entered by the said administrators.

268.—JOHN BRIGHOUS.

Oct. 1, 1558. The Vicar of Hallifax certified that he had committed administration of the goods of John Brighous,² late of Hipperom, dying intestate, to Richard Brighous and Robert Brighous, brothers of the same deceased, etc., and a bond is entered by the said Richard and Robert, and Robert Brighous, of Hallifax, and Edmund Farebanke.

269.—THOMAS CRABTRE.

Nov. 10, 1558. The same Dean (of the par. of Hallifax) certified that he had committed administration of all the goods of Thomas Crabtre, of Heptonstall, dying intestate, to Elizabeth, relict of the said deceased, etc., and a bond is entered by the said relict, John Sutclif, and Hugh Moore.

270.—WILLIAM CRIER.

Oct. 7, 1558. The same Dean (of the par. of Hallifax) certified that he had committed administration of all the goods of William Crier,³ of Ovenden, par. of Hallifax, dying intestate, to Agnes, relict of the said deceased, etc., and a bond is entered by the said Agnes, relict, John Criar, and Brian Criar.

271.—WILLIAM DEYNE.

My. 24, 1549. Administration of all the goods, etc., of William Deyne,⁴ late of Warley, dying intestate, was committed to Gilbert Deyne, Robert Halsted, Margaret, his wife,

1.—No entry found in the Burial Register at Halifax.

2.—“1558. Sep. 29. Joh'es Bridghouse de Hiperome sepult.” (*Hx. Reg.*)

3.—“*m.* 1558. Aug. 18. Will'mus Criar de Ovenden sepult.” (*Hx. Reg.*)

4.—He was the son of Gilbert Deyne (Will i. 232). No entry found in the Burial Register at Halifax.

Thomas Brodley, Jennet, his wife, and Thomas Oldfelde, and Agnes, his wife, sisters of the said deceased, viz. the said Gilbert being sworn in his proper person, and a commission directed to Sir William Saltonstall, curate of Hallifax, to receive the oaths of the said Margaret, Jennet and Agnes, etc., and a bond is entered by the said Gilbert Deyne, Robert Halsted, Thomas Brodley, and Thomas Oldfelde.

272.—*THOMAS FIRTH.

Jul. 29, 1551. A commission was directed to Sir Hugh Gledhill and Sir William Croslande, clerks, to prove the will of Thomas Firth, chap. of Eland, deceased, etc.

273.—ROBERT FOURENES.

¹Mar. 9, 1557. The same Dean (Sir John Herryson, clerk, vicar of Hallifax and dean of the same parish) certified that he had committed administration of all the goods of Robert Fournes,² of Skercottes, par. of Hallifax, dying intestate, to Sibell, relict, etc. A bond is entered by the said Sibell, John Farebanke, sen., and John Farebanke, jun.

274.—GRACE HANSON.

Mar. 10, 1551. Administration of all the goods, etc., of Grace Hanson,³ *singularis*, dying intestate, was committed to John Hansone, of Hallifax, brother of the said deceased, etc.

275.—RICHARD HARGRAVES.

Dec. 22, 1557. The same Dean (of Hallifax) certified that he had committed the administration of all the goods of Ric. Hargraves,⁴ of Sawerbie, par. of Hallifax, dying intestate, to Richard Hargreyves, son of the same deceased, and a bond is entered by the said administrator, Edward Hellelye, and William Hardye.

1.—This Act is entered a second time in the *Act Book*, with the same date and with the same particulars, but amongst the entries for 1558. In the margin of the second entry is written "Fournes an' scriptu'," and they doubtless relate to the same person.

2.—"m. 1557. Oct. 1. Robertus Fournes de Skercot' sepult." (*Hx. Reg.*)

3.—No entry found in the Burial Register at Halifax.

4.—"m. 1557. Oct. 18. Richard. Hargreves de Sourby sepult." (*Hx. Reg.*)

276.—JOHN HEMMYNGWAE.

Sep. 9, 1549. The said Dean (of Pontefract) certified that he had committed the administration of all the goods of John Hemmyngwae,¹ of Northorum, par. of Hallifaxe, deceased, by virtue of a commission, etc., to Agnes, relict of the same, etc.

277.—*JOHN HERRYSONE.

Mar. 19, 1556. Mr. John Herrysone,² S.T.B. and Vicar of the church of Hallifaxe, was appointed Dean to prove the wills of all testators and to commit administration of those dying intestate within the whole parish of Hallifaxe aforesaid and to do further as appears by a commission directed to him in that behalf, etc.

278.—RICHARD HORSFALL.

Oct. 2, 1550. Administration of all and singular the goods, etc., of Richard Horsfall, late of Eland, deceased, was committed to Jennet Horsfall, relict, etc.

279.—AGNES AND JOHANNE HORSFAULL.

Dec. 3, 1557. Administration of all the goods of Agnes Horsfaull, of Haworthe, and Johanne Horsfaull, of Heptonstall, dying intestate, was committed to Katherine Akerode, wife of Henry Akrode, chap. of Haworthe aforesaid, the natural and lawful sister of the said deceased, in the person of Mr. John Shelito, of the City of York, notary public, her proctor in that behalf legally appointed, etc. A bond is entered by Richard Dryver, Xpofer. Holme, and William Pighells.

1.—He was the son of John Hemyngwaye, of the Brays (Will i. 161). Apr. 3, 8 Hen. VIII. John Hemmyngway (the elder) surrendered one messuage and 10 acres of roideland lying in a close called Brereay in Northeurome to the use of John Hemmyngway, son of the said John, and his heirs male, remainder in default to the right heirs of the said John, the father. (*W.M.C.R.*) Oct. 7, 4 Edw. VI. John Hemmyngwey, son and heir of John Hemmyngwey, paid v^s fine for license of herioting one messuage and 10 acres of roideland lying in a close called Brereay, and 1 acre 1 rood of land in Northourome after the death of his father, and if the said John happen to die without heirs male then the said messuage, etc., to remain to Robert Hemmyngwey and his heirs, and for default then to the right heirs of the said John, sen. (*W.M.C.R.*)

"1549. Jun. 8. Joh'es Hemyngway de North^m seputl." (*Hx. Reg.*)

2.—He succeeded Robert Haldesworth as vicar and was instituted Jul. 13, 1556, on the presentation of Anne of Cleve (*Reg. Holgate and Heath*), being buried at Halifax, Feb. 15, 1559. (*Hx. Reg.*)

280.—* RICHARD JEGGER.

Oct. 2, 1545. A commission was directed to the same Dean (of Pontefract) to prove the will of Richard Jegger, chap. of Elande, deceased; and Oct. 26 the said Dean certified that he had committed administration of the goods of the same, as dying intestate, to Thomas Jagger, Richard Jager, and Robert Jager, sons of the said deceased, etc.

281.—HENRY AND ANNE LUTTON.

This bill maid the xxviiijth day of Marche in the fourte and fift yeres of the reignes of oure soueraignes Philippe and Marie by the grace of God kinge and quene of England, etc., witnessithe that I, Henry Lutton, and Anne, my wif, one of the daughters of William Rookes, of Rodishall in the countie of Yorke, deceessed, by and withe the assentes of Roberte Lutton, the elder, oure grandfather, and Robert Lutton, the yonger, oure father, have had and receyved of Steven Lutton,¹ father in lawe of the said Anne Rookes, goodes and cattells to the full valowe of one hundrethe markes by the vewe and prayse of Lancelote Morweyn, Robert Marke, John Vicarman, and Richard Barnbie, the whiche said some of one hundrethe markes we the said Henry Lutton and Anne Rookes, now my wif, do confesse and knowe us by thes presentes to have receyved and hadde of the said Steven Lutton in full contentacone and satisfaction of all suche goodes and cattells, dettes, legacies and bequestes as to the saide Anne by anye maner of meayns doith belonge for her childes parte and porcon of the goodes and cattells, dettes, legacies and bequestes of the said William Rookes, her father, and the said Steven Lutton, his heierys and executors thereof do clerelie acquite and dischargde for euer by thes presentes. In witnes whereof we the said Henry Lutton and Anne, my wif, unto this byll have setto oure sealles and signes manuell the day and yeres aboue wrytten.

Henry Lutton.²

The above written acquittance is registered at the instance and special request of the above named Stephen Lutton.

1.—He married Johan, the widow of William Rookes (Will ii. 74).

2.—The signature of Anne Lutton does not appear in the *Act Book*.

282.—ARTHUR MAWDE.

Sep. 12, 1551. Administration of all the goods, etc., of Arthur Mawde,¹ late of the par. of Halifax, dying intestate, was committed to Agnes, relict of the said deceased, etc.

283.—JAMES MURGATROD.

Oct. 1, 1558, between the hours of 4 and 6 p.m. Administration of the goods of James² Murgatrod³ was committed to Ric. Murgatrod, natural brother, as it is asserted, of the same deceased, etc., and bond is entered by the said Richard and Mr. Thomas Standeven.

284.—* WILLIAM MYCHELL.

Jul. 21, 1545. A commission was directed to the same Dean (of Pontefract) to prove the will of William Mychell, of Heptonstall, deceased, and Aug. 1, the said Dean certified that he had committed administration of all the goods which belonged to the deceased at the time of his death to Margaret Mitchill, relict, etc.

285.—JOHN NORTHENDE.

⁴Sep. 25, 1551. Administration of all the goods, etc., of John Northende, late of the City of London, having his portion of xij^l within the diocese of York at the time of his death, was committed to Robert Northende, brother of the said deceased, being sworn to pay the debts and bequests according to a schedule annexed to the same administration, etc.

286.—EDWARD OLDFELDE.

Aug. 5, 1557. The same Dean (of the par. of Hallyfaxe) certified that he had committed administration⁵ of all the goods, etc., of Edward Oldffelde,⁶ of Warley, dying intestate, to Agnes Oldffelde, relict, etc.

1.—“● 1551. Aug. 2. Arthur Mawd' de Halifax sepult. Primus mortuus est ex svdore.” (*Hx. Reg.*)

2.—“*Jacobi.*”

3.—“1558. Aug. 24. Jacobus Murgatroyd de Warley sepult.” (*Hx. Reg.*)

4.—Included here because the name is a local one, though beyond the fact that his portion must have been within the Deanery of Pontefract, there is no evidence in what parish it was situated.

5.—A caveat was entered against administration in the interests of James (*Jacobo*) and John Oldfeld, brothers of the deceased. There is no date to the caveat, but the preceding entry is dated My. 5, 1557.

6.—Feb. 4, 4 and 5 Phil. and Mary. Thomas Oldfeld paid iij^s fine for license of herioting a messuage, 6 acres and 1½ roods of land called Little More in Warley

287.—*GEORGE RAMESDEN.

My. 5, 1550. The Dean of Pontefract certified that he had proved the will of George Ramesden,¹ par. of Hallifaxe, late deceased, by virtue of a commission, etc., by Sir Hugh Gledhill, curate there, William Ramesden, John Bothomlae, Thomas Wodheade, and Brian Wormall, witnesses named in the same will, being sworn, and administration of his goods was committed to Elisabeth, relict, and John, son, the executors named in the same will, etc.

288.—ROBERT SEYVELL.

Jul. 13, 1558. In the Exchequer of York before Mr. William Rokebie, bachelor of law, etc., being in the place of Mr. Robert Johnson, commissary of the said Exchequer, Mr. Thomas Standeven of the City of York, notary, appeared in person and exhibited his proxy in writing on behalf of Sibell Watterhouse, wife of Robert Watterhouse, of Hillifax, natural and lawful sister and next of kin of Robert Seyvell,² jun., late of Hallifax, dying intestate, and sought administration of all the goods, etc., of the said Robert Seyvell, at whose petition he committed the administration of all the goods, etc., of the said deceased to the aforesaid Sibell Watterhouse in the person of her said proctor, etc., and a bond is entered by John Watterhouse and Robert Kempe.

289.—WILLIAM STANSFELD.

Mar. 9, 1557. The same Dean (Sir John Herryson, clerk, vicar of Hallifax, and dean of the same parish) certified that he had committed administration of all the goods of William

after the death of Edward Oldefeld, his brother. (*W.M.C.R.*) Sep. 2, 5 and 6 Phil. and Mary. Thomas Oldefeld, brother and next heir of Edward Oldefeld, paid vjs viij^d fine for license of herioting one messuage called Chambs. with one garden, one annuity of 5 shillings going out of a parcel of land with the buildings thereon in Warley in the tenure of John Ferrou and Miles Haspden, and $\frac{1}{2}$ rood of land and 8 yards in breadth lately taken from the lord's waste with the buildings thereon and three gardens to the same belonging in Warley after the death of the said Edward. (*W.M.C.R.*)

"m. 1557. Jun. 5. Edwardus Oldfeld de Warley sepult." (*Hx. Reg.*)

1.—Judging from the names of the witnesses testator belonged to the chapelry of Elland, of which Sir Hugh Gledhill was curate. There is no entry referring to him in the Burial Register at Halifax.

2.—He was the son of Robert Savile of Shibden Hall, by Janet, dau. of William Otes. His sister Sibell married Robert Waterhouse, second son of John Waterhouse by his wife Agnes Rishworth. (*W. J. Walker's Halifax Registers*, p. 43.)

Stansfeld,¹ of Sowerbie, par. of Hallifax, dying intestate, to Elisabeth Stansfeld, relict, etc., and a bond is entered by the said relict and Thomas Stansfeld.

290.—ELISABETH SUTCLIF.

Mar. 10, 1546. The Dean of Pontefract certified that he had committed administration of all and singular the goods, etc., of Elisabeth Sutclif,² of Mayroide, chap. of Heptonstall, par. of Hallifax, widow, deceased, intestate, by virtue of a commission to Agnes Clayton, of Denbie graundge, par. of Heton, natural sister of the same, etc., and a bond is entered by Agnes Clayton, of Denbie grange, widow, John Clayton, Richard Clayton, and Henry Clayton.

291.—MICHAEL THOMPSON.

Jul. 3, 1545. Administration of the goods of Michael Thompson,³ late of the par. of Halifax, dying intestate, was committed to Richard Thompson, brother, and Agnes Thompson, mother of the said deceased, and a commission was directed to Sir Alex. Emote, curate of Halifax, to receive their oaths, etc., and Jul. 30, the said Alex. Emot certified that he had received their oaths, etc.

292.—JOHANNE WHEALEY.

Jun. 17, 1553. Administration of all the goods, rights, and portion of Johanne Whealey,⁴ par. of Eland, dying in minority, was committed to George Whetley, of Risheworth, her natural brother, etc., and a bond is entered by the said George, and John Hanson.

293.—JOHN WILKYNSON.

Oct. 7, 1558. The same Dean (of the par. of Hallifax) certified that he had committed administration of all the goods of John Wilkynson,⁵ of Ovenden, par. of Hallifax, dying intestate, to Isabell, relict of the same deceased, etc., and a bond is entered by the said Isabell, the relict, John Wilkynson, and Thomas Wilkynson.

1.—No entry found in the Burial Register at Halifax.

2.—She was probably the widow of Robert Sutcliffe (Will i. 171).

3.—“1545. Jun. 29. Mychaell Tomeson de Ovynden sepult.” (*Hx. Reg.*)

4.—“Wheatlay” in margin.

5.—“m 1558. Aug. 21. Joh'es Wilkenson de Ovenden sepult.” (*Hx. Reg.*)

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